

**EXHIBIT I**

## **MASTER SERVICE AGREEMENT**

### ***THIS AGREEMENT CONTAINS PROVISIONS RELATING TO INDEMNITY, RELEASE OF LIABILITY AND ALLOCATION OF RISK.***

#### **1. PARTIES**

This Master Service Agreement ("Agreement") is made and entered into this 26th day of June, 2018, (the "Effective Date"), by and between Offshore Technical Solutions, LLC ("Contractor") and JAB Energy Solutions II LLC ("Company"). Contractor and Company may be referred to herein individually as "Party" and collectively as "Parties".

#### **2. PURPOSE AND SCOPE**

2.1 **Master Agreement**- This Agreement is a master agreement between Company and Contractor. For and in consideration of the covenants and provisions contained herein, this Agreement shall control and govern all services performed by Contractor for Company, and Contractor's provision to Company of products, equipment, supplies or materials utilized in connection with such services (collectively "**Work**"). During the term of this Agreement Contractor agrees to furnish all labor, equipment, and materials and all other things necessary to perform the Work, more fully described on Exhibit "A", which may be requested by Company.

2.2 **Non-Exclusive Agreement** - The Parties understand that this is a non-exclusive agreement and that Company may contract with other contractors to supply the same type or similar services as those offered by Contractor; and Contractor may perform the same type or similar services for others. This Agreement does not bind Company to request work, or Contractor to agree to perform work if requested. **HOWEVER, WHENEVER CONTRACTOR PERFORMS ANY WORK FOR COMPANY, THIS AGREEMENT SHALL GOVERN ALL SUCH WORK, UNLESS AUTHORIZED OFFICERS OF THE PARTIES, AFTER REFERENCING THIS AGREEMENT, SPECIFICALLY AGREE OTHERWISE IN WRITING.**

2.3 **Prior Agreement(s)** - This Agreement shall terminate and replace any similar agreement entered into heretofore by and between the Parties.

#### **3. DEFINITIONS**

(a) **"Claim" or "Claims"** means, unless specifically provided otherwise, all claims (including, but not limited to, those for property damage, personal injury, illness and death), damages, liabilities, losses, demands, liens, encumbrances, fines, penalties, causes of action of any kind (including actions in rem or in personam), obligations, costs, judgments, interest and awards (including payment of attorneys' fees and costs of litigation) or amounts, of any kind or character, whether under judicial or administrative proceedings or otherwise, or conditions in the premises of or attributable to any person or persons or any party or parties, breach of representation or warranty (express or implied), under any theory of tort, contract, breach of contract, arising out of, or incident to or in connection with this

Agreement or the performance of the Work under this Agreement, including but not limited to those which arise out of or are directly or indirectly connected with vessels and/or the ownership, possession, management, manning, maintenance, supply, operation (including but not limited to ingress, egress, loading and unloading operations) or navigation of any vessel.

(b) **"Company Group"** means Company, its parent, subsidiaries, related and affiliated companies, and any party from whom Company is performing services of which the Work forms a part, its and their other contractors (other than members of Contractor Group), and the officers, directors, employees, agents, assigns, representatives, managers, consultants, insurers, subrogees and invitees of all of the foregoing.

(c) **"Contractor Group"** means Contractor, its parent, subsidiaries, related and affiliated companies, and its and their subcontractors, and the officers, directors, employees, agents, assigns, representatives, managers, consultants, insurers, subrogees and invitees of all of the foregoing.

(d) **"Third Party"** or **"Third Parties"** means a person or entity other than members of Company Group and Contractor Group.

(e) The term **"REGARDLESS OF FAULT"** means **WITHOUT REGARD TO THE CAUSE OR CAUSES OF ANY CLAIM, INCLUDING, WITHOUT LIMITATION, EVEN THOUGH A CLAIM IS CAUSED IN WHOLE OR IN PART BY THE NEGLIGENCE (WHETHER SOLE, JOINT, CONCURRENT, COMPARATIVE, CONTRIBUTORY, ACTIVE, PASSIVE, GROSS, OR OTHERWISE), STRICT LIABILITY, OR OTHER FAULT (BUT SPECIFICALLY EXCLUDING THE WILLFUL MISCONDUCT OF ANY INDEMNIFIED PARTY) OF ANY MEMBER OF COMPANY GROUP, CONTRACTOR GROUP AND/OR THIRD PARTIES, AND WHETHER OR NOT CAUSED BY A PRE-EXISTING CONDITION OR THE UNSEAWORTHINESS OF ANY VESSEL OR UNAIRWORTHINESS OF ANY AIRCRAFT OF A PARTY WHETHER CHARTERED, OWNED, OR PROVIDED BY COMPANY GROUP OR CONTRACTOR GROUP.**

(f) **"Work Site"** means any location(s) at which Contractor performs any part of the Work.

(g) The phrases **"arising out of, or incident to or in connection with this Agreement or the performance of the Work under this Agreement"** in the definition of "Claims" above and **"arising out of or resulting from the performance of this Agreement"** and similar phrases in this Agreement shall be broadly construed to include not only the Work, but also transportation to and from the Work Site as well as any occurrences at the Work Site, regardless of whether or not the act which causes the Claim is related to the performance of this Agreement.

#### 4. **TERM AND TERMINATION**

4.1 **Term** - This Agreement shall be effective as of the Effective Date and shall continue in force thereafter until either Party terminates this Agreement for any reason upon thirty (30) days' advance written notice given to the other Party. Such termination shall not

affect any Work in progress at the time of such termination unless Company, in its sole discretion, decides otherwise.

4.2 **Optional Termination of Work Order** - Company may, in its sole discretion, terminate any particular Work Order (as defined in Article 5), at any time, upon written notice. In the event of such termination, Contractor shall be entitled to payment as set out in Article 6 for that part of the Work performed in accordance with this Agreement and the applicable Work Order, together with the reasonable costs as agreed between the parties at the time of termination.

4.3 **Default Termination** - Notwithstanding the foregoing, in the event Contractor, after receiving authorization from Company, fails to commence performing the Work contemplated hereunder in a timely manner, or to diligently prosecute same once commenced, or Contractor breaches any of the material obligations set forth in this Agreement, Contractor shall be considered in default and Company may immediately terminate this Agreement or any Work Order. In the event Company terminates this Agreement or any Work due to Contractor's default, Contractor shall be entitled to payment as set out in Article 6 for only that part of the Work performed in accordance with this Agreement and the applicable Work Order. Any additional costs reasonably incurred by Company as a direct result of such termination shall be recoverable from Contractor.

## 5. **WORK COVERED BY THIS AGREEMENT**

5.1 **Generally** - All work and/or services requested by Company and accepted by Contractor shall be the subject of an order for Work issued by Company to Contractor (the "**Work Order**"). The Work Order will be either oral or written, and provide, where applicable, a description of the Work to be performed, the consideration to be paid, the job location, equipment, services, supplies, and personnel to be provided by Contractor, and the items, if any, to be furnished by Company. If written, the Work Order may be in a form similar to that shown in Exhibit "A-1", or any other form that is agreed to by the Parties. Nothing in any Work Order, whether written or oral, shall modify or change the terms contained in this Agreement, which shall at all times govern and control; unless the Work Order references the specific provision(s) of this Agreement to be modified and the Work Order is executed by authorized representatives of the Parties; and it is further agreed and understood that any such modification shall be effective only with respect to that particular Work Order and no other. Although Company may, from time to time, sign Contractor's field tickets, forms for receipt, acknowledgment, documentation, terms of service or similar forms, the terms and conditions associated with such forms (by whatever title) shall not amend, modify, waive, override or release any provision of this Agreement or any Work Order.

5.2 **Vessels** - Company may, from time to time, require that Contractor provide a vessel in order to perform the Work. In such cases, the Contractor agrees any such vessels will be provided subject to the "Special Terms and Conditions for the Provision of Vessels" Exhibit "G" attached hereto and made a part hereof.

## 6. **CONSIDERATION AND TERMS OF PAYMENT**

6.1. **Consideration** - In consideration of Contractor's performance of Work, Company shall pay to Contractor either:



(a) An amount determined in accordance with either the rates set forth in the Work Order, or, if not so provided for, the Contractor's Rate Schedule, set forth in Exhibit "B"; or

(b) A fixed price set forth in the Work Order, which may incorporate, but is not limited to, bid and award documents. Changes to the fixed price shall be made pursuant to Article 10; or

(c) An amount agreed to in the Work Order that may include a discount to the Rate Schedule for specific periods or particular Work.

Contractor hereby agrees that all the terms and conditions of this Agreement shall remain in full force and effect (except the Rate Schedule in Exhibit "B") when Contractor performs Work at a fixed price, special or discount rates, which differs from Contractor's Rate Schedule.

**CONTRACTOR SHALL GIVE COMPANY THIRTY (30) DAYS PRIOR WRITTEN NOTICE OF ANY PROPOSED CHANGE IN CONTRACTOR'S RATE SCHEDULE APPLICABLE TO SUBSEQUENT WORK ORDERS. IN NO EVENT SHALL ANY INCREASE IN CONTRACTOR'S RATE SCHEDULE BE EFFECTIVE UNLESS THE CHANGE IS APPROVED IN WRITING BY COMPANY AND THIS AGREEMENT IS PROPERLY AMENDED.**

6.2. **Terms of Payment** - Company shall pay to Contractor the consideration described in Section 6.1. as follows:

(a) When Work is authorized and performed in accordance with either Section 6.1(a) or 6.1(c), Contractor shall each day furnish work tickets, on a form acceptable to Company, to Company's Representative (as defined in Section 9.5) for verification of the Agreement number, job location, equipment description, materials or supplies furnished, names of Contractor's employees, and the number of hours worked. All work tickets shall be prepared in strict accordance with the classifications contained in the Contractor's Rate Schedule, Exhibit "B".

Contractor shall render invoices upon completion of the Work, or monthly if the Work lasts longer than a month. Contractor's invoices must be in accordance with this Agreement and have sufficient detail for identification and comparison with Contractor's daily work tickets, this Agreement, and Exhibit "B" or the rates set forth in the applicable Work Order.

(b) When Work is authorized and performed in accordance with Section 6.1(b), Company will pay for material, equipment, fabrication, and installation in the following manner after Company's approval of invoices covering these items:

Company may, at its option, pay ninety percent (90%) of the invoice amount, in accordance with Section 6.3, after receipt and approval of the invoice. After final acceptance, given by Company in accordance with Article 13, Company will pay the remaining ten percent (10%) of all amounts previously invoiced and approved. Contractor shall not be paid an amount greater than ninety

13

percent (90%) of the total Agreement price while Work is in progress. Invoices shall be submitted as follows:

- (i) **Major equipment and materials** - Upon Contractor's receipt from vendor.
- (ii) **Fabrication** - Monthly for that portion considered completed by Company's Representative and Contractor during the invoice period.
- (iii) **Installation** - Monthly for that portion considered completed by Company's Representative and Contractor during the invoice period.
- (c) After final acceptance of the Work in accordance with Article 13, Company shall pay Contractor all money due, and not previously paid, upon receipt of the following, if requested by Company:
  - (i) Written certification and evidence of Contractor's compliance with all existing laws and/or regulations of all governmental and regulatory bodies with respect to the Work.
  - (ii) Satisfactory evidence of payment of all bills, claims, and obligations for labor, materials, or services incurred in connection with the Work.
  - (iii) Satisfactory evidence that no liens have been filed or recorded against Company, Company's property, or the property subject to this Agreement.
  - (iv) A release by an officer of Contractor, in authentic form, releasing Company, its officers, agents, employees, and persons for whom Company is responsible from all claims of the Contractor arising under this Agreement.
- (d) Payment by Company to Contractor for partial completion of Work shall not be deemed acceptance of such Work or any part thereof, nor shall such payment relieve Contractor of any obligation or waive any of Company's rights.
- (e) All invoices and payments shall be sent to the applicable Party as set forth in Article 18.

6.3. **Time For Payments** - Unless otherwise provided, payments of undisputed amounts shall be made WITHIN Forty-five (45) DAYS AFTER COMPANY HAS RECEIVED AN INVOICE, in proper form, evidencing that amounts are due. Contractor shall provide, if requested by Company, written verification, supported by proper evidence, that no liens, claims, privileges, or liabilities exist with respect to the Work performed.

6.4 **Disputed Amounts** - In the event of any dispute, Company may, within twenty (20) days after receipt of the invoice, notify Contractor of any item in dispute,

specifying the reason therefore, and payment of the disputed item may be withheld until settlement of the dispute, but timely payment shall be made of any undisputed portion. Alternatively, Company may pay the disputed amount without waiver of any of its rights, including the right to seek reimbursement.

## **7. RELATIONSHIP OF THE PARTIES**

7.1 **Independent Contractor** - Contractor certifies that it is, and shall conduct itself as, an independent contractor in the performance of the Work. Contractor shall retain and exercise the authority and right to direct and control the manner in which all Work for Company is performed; provided, however, that Company retains the general right, but is in no way obligated, to observe Contractor in the performance of all Work contemplated hereunder. It is the express understanding and intention of the Parties that Contractor shall act as an independent contractor at all times, that no relationship of master and servant or principal and agent shall exist between Company and Contractor and any of Contractor's employees, agents, representatives or subcontractors. Contractor further certifies that none of the employees, agents or subcontractors of Contractor shall be considered to be or hold themselves out or act as employees of Company. Contractor agrees that neither Contractor nor any of its employees, agents or subcontractors shall act as an agent of Company.

7.2 **Statutory Employer** - In all cases where Contractor's employees (defined to include Contractor's direct, borrowed, special, or statutory employees) are covered by a state's worker's compensation law (such as the Louisiana Worker's Compensation Act, LA R.S. 23:1021 et seq., or similar statute or law of another jurisdiction), Company and Contractor agree that all Work performed by Contractor and its employees pursuant to this Agreement are an integral part of and are essential to the ability of Company to generate Company's goods, products, and services (for purposes of LA R.S. 23:1061 (A)(1) or similar statute or law of another jurisdiction). Furthermore, Company and Contractor agree that Company is the statutory employer of Contractor's employees, pursuant to LA R.S. 23:1061 (A)(3) or similar statute or law of another jurisdiction. Irrespective of Company's status as the statutory employer or special employer, pursuant to LA R.A. 23:1031 (C) or similar statute or law of another jurisdiction, of Contractor's employees, Contractor shall remain primarily responsible for the payment of the worker's compensation benefits to its employees, and shall not be entitled to seek contribution for any such payments from Company.

## **8. OBLIGATIONS OF CONTRACTOR**

8.1 **Contractor-Furnished Items** - Contractor shall furnish, at its own expense, that machinery, equipment, tools, spare parts, transportation, supplies and any other items necessary for the performance and timely completion of the Work (other than such items that Company specifically agrees in the Work Order to furnish). All items to be incorporated into the Work shall be suitable for the Work and new, unless otherwise specified. Company furnished items will be delivered to Contractor at the Work Site or other mutually agreed upon location, and Contractor shall verify the delivery, perform a reasonable visual inspection of such items, and notify Company of shortages or items delivered in a discovered or apparent damaged condition and thereafter protect such items from loss or damage.

8.2 **Personnel** - Contractor shall furnish, at its own expense, any and all personnel, labor, expertise and supervision (skilled in their trades and trained in safety) necessary for the performance and timely completion of the Work.

8.3 **Drawing and Specifications** - Contractor shall perform the Work in accordance with Company's requirements and the drawings and specifications, if any, in the Work Order and any attachments thereto.

8.4 **Commencement and Completion of Work** - If Contractor fails timely to commence the Work consistent with the applicable Work Order, or other agreement, or after such commencement abandons the Work or for any reason suspends or refuses to continue the Work, unless prevented from commencing or continuing the Work by Force Majeure, or by any failure or delay on the part of Company, then Company shall have the right to take over the Work and all materials and supplies furnished by Contractor and complete the Work, or cause the Work to be completed. In that event Contractor shall be paid only: (1) the reasonable compensation for Work actually provided less (2) the difference, if any, between the actual cost required to complete the Work by Company or another contractor and the price initially agreed upon by Company and Contractor for such Work.

8.5 **Permits** - Unless specified to the contrary in the Work Order, Contractor shall obtain and pay for, and cause its subcontractors to obtain and pay for, at its and their cost, all necessary permits, licenses and similar authorizations for Contractor, its subcontractors and their employees that are required to be obtained in their respective names in connection with the performance of the Work. In the event a representative of any governmental body regulating the Work finds any violation upon inspection of the Work or Work Site, which is in any way related to Contractor Group, Contractor shall take corrective action immediately at Contractor's sole cost and expense without limitation of any rights of Company.

8.6 **Familiarity with the Work** - Contractor acknowledges it is generally familiar with, and understands, the nature of the Work, the environment, and the difficulties that may be incident to performing the Work; and, upon arriving at the Work Site, but prior to commencing Work, Contractor will conduct a reasonable inspection of the Work Site.

8.7 **Liens and Encumbrances** - Contractor shall be responsible for paying all costs and charges of all of its subcontractors, vendors and/or any other parties from which Contractor receives goods and/or services in connection with the performance of this Agreement, and agrees to allow no lien, attachment or other encumbrance asserted by any such party to be fixed upon any member of Company Group, Company Group's property, or the property subject to this Agreement. Further, **CONTRACTOR AGREES TO BE RESPONSIBLE FOR, AND HEREBY AGREES TO DEFEND, RELEASE, INDEMNIFY AND HOLD HARMLESS COMPANY GROUP FROM ANY AND ALL CLAIMS ARISING OUT OF ANY WORK PERFORMED BY ANY SUBCONTRACTOR, VENDOR OR ANY OTHER PARTY FROM WHICH CONTRACTOR RECEIVES GOODS OR SERVICES IN CONNECTION WITH THE PERFORMANCE OF THIS AGREEMENT.** In the event any such lien, attachment or other encumbrance is filed as a result of Contractor's failure to pay for labor, materials, services or supplies, upon receipt of written notification thereof, whether from Company or otherwise, without limiting the generality of the foregoing, within thirty (30) days after receipt of such written notice of the existence of such lien, attachment or other encumbrance, Contractor shall remove, by payment or by posting and recording statutory



or other bonds satisfactory to Company, any and all liens, attachments or other encumbrances filed or recorded by any subcontractor (or any employee, agent or subcontractor of a subcontractor), vendor or any other party from which Contractor receives goods or services in connection with the performance of this Agreement, which burdens or encumbers any member of the Company Group, Company Group's property, or the property subject to this Agreement. If Contractor shall fail or refuse to take such steps as may be deemed by Company to be necessary to remove any such lien, attachment or encumbrance, Company shall have the right to take any reasonable action to remove such lien, attachment or encumbrance, by posting and recording statutory or other bonds, or by payment, and deducting the cost of such from any money due or to become due to Contractor under this Agreement or any other agreement between the Parties.

Company agrees that it will not pay any such claim or indebtedness as long as it is being actively contested by Contractor and Contractor has taken reasonable actions (including the posting of a bond when appropriate) to protect the property interests of Company and any other party affected by such claim or indebtedness.

8.8 **Taxes** - Contractor shall pay all taxes, licenses and fees levied or assessed on any member of Contractor Group by any governmental agency based upon the wages or salaries paid by any member of Contractor Group to its agents, employees and/or representatives in connection with or incident to the performance of this Agreement, including, but not limited to, unemployment compensation insurance, old age benefits, pensions, social security or any other similar taxes or payments, together with any fines, penalties or liens assessed in connection therewith. Contractor agrees to require the same actions by all members of its Group, and Contractor shall be liable for any breach of these provisions by any members of its Group.

8.9 **Assurances** - At Company's sole discretion, and as a prerequisite to the commencement or continuance of any Work, Contractor may be required by Company to obtain: a Performance and Payment Bond in an amount, and with a surety company, acceptable to Company; an acceptable irrevocable letter of credit in favor of Company; or any other assurance acceptable to Company, at its sole discretion. Company agrees to reimburse Contractor for the cost of obtaining such assurance.

## 9. **WARRANTIES AND INSPECTION**

9.1 **General Services Warranty** – Contractor warrants that any and all services or Work performed by Contractor Group shall be performed in a good and workmanlike manner and in full compliance with Company's requirements and specifications, if any, applicable to said Work. "Workmanlike manner" means services performed in a manner deemed proficient by those with the special knowledge, training, and experience to judge such services. Contractor further warrants that all of the members of Contractor Group will be properly and adequately trained to perform the Work competently and safely, and that Contractor will provide to Company, upon request, documentation to confirm such training and safety programs or history, and any other documentation reasonably requested by Company, including that necessary to comply with any applicable reporting requirements or any governmental agency or any party for whom Company may be providing services. For one (1) year after the Work is completed, or such longer period as may be agreed to by the Parties in the applicable Work Order, Contractor shall re-perform any nonconforming Work at Contractor's sole cost and expense in accordance with the requirements of this Agreement, or at Company's option, refund to Company that portion of the consideration

that is attributable to the nonconforming Work. If Company elects to have Contractor re-perform the nonconforming Work, Contractor shall promptly commence and complete such re-performance. If Contractor fails to commence or complete such re-performance to the reasonable satisfaction of Company within a reasonable period of time after Company's request, then Company shall have the right to have the nonconforming Work re-performed by any other contractor (or by Company's own employees), and Contractor shall be responsible for all reasonable costs and expenses incurred as a result of such re-performance.

9.2 **Products Warranty** – Contractor warrants that any and all products, equipment (specifically excluding rental equipment which is addressed below) and materials, including service-related materials, provided by Contractor Group, are free from defects, are in full compliance with the applicable specifications, if any, and that such products, equipment and materials shall comply with all applicable laws, regulations, rules, standards and codes, whether governmental or industry. Contractor will promptly repair or replace at Contractor's sole cost and expense, and to the reasonable satisfaction of Company, any products, equipment or materials that are defective or non-conforming. The products warranty shall be 12 months from the date on which the products, equipment and materials were delivered to Company, or such longer period as may be agreed to by the Parties in the applicable Work Order.

9.3 **Rental Equipment Warranty** – Contractor warrants that all equipment rented to Company shall meet or exceed the applicable equipment specifications upon delivery, be in good working condition throughout the rental period (misuse by Company Group excepted), and, if requested by Company, shall include operating manuals, supplies and spare parts. Contractor shall waive rental payments during any time period that equipment fails to operate properly or is otherwise inoperable through no fault of Company Group. In all instances Contractor shall respond in a timely manner to repair or replace the equipment. Equipment misused by Company Group will be either repaired or replaced at Company's option and at Company's cost and expense. Equipment repaired or replaced by Company will, at a minimum, meet the condition of the equipment upon delivery to Company, less normal wear and tear during Company's use.

9.4 **Vessel Warranty** – Contractor warrants that all crew and vessels used in connection with the performance of this Agreement will satisfy those warranties set forth in Exhibit "G."

9.5 **Inspections** - Company may inspect the Work at any time, but failure to inspect or to discover or reject non-conforming or defective Work shall not imply acceptance thereof or waiver of any rights hereunder. If Company Group inspectors request that the finished Work be dismantled and it is found that no defects exist, Company shall bear the actual expense of dismantling, repairing and replacing of the dismantled portion of the finished Work, but if a defect is discovered, Contractor shall bear the expense of dismantling, repairing and replacing the defective Work and restoring the Work to its proper condition. If it is not practical for Contractor to make repairs, or at Company's option, Company shall have the right to engage another contractor, at the sole cost and expense of Contractor, for any dismantling, repairing and replacing of defective Work.

9.6 **Company Representative** - Company, by written notice to Contractor, may designate one or more Company representatives (collectively, "Company Representative") who shall be authorized to act on behalf of Company. The Company Representative shall



be authorized to certify, on behalf of Company, periodic estimates of Work completed which are submitted by Contractor and to bind Company to any Work Order executed pursuant to this Agreement; provided, however that the Company Representative shall not have the authority to amend, modify, change or other vary the terms of this Agreement unless expressly authorized in writing to do so by a duly authorized officer of Company.

9.7 **Contractor Representative** - Contractor, by written notice to Company, shall designate one or more Contractor representatives (collectively, "Contractor Representative") who shall be authorized to act on behalf of Contractor. The Contractor Representative shall be authorized to bind Contractor to any Work Order executed pursuant to this Agreement. Copies of this Agreement shall be furnished by Contractor to, and at all times shall be in the possession of, the Contractor Representative.

## **10. CHANGES AND/OR ADDITIONS TO THE WORK**

Company may order additions, deletions or make changes, to the scope of Work, provided such additions and/or changes are reasonably related to the scope of work. No extra work or change shall be performed unless a written authorization has been issued by Company, or a separate written estimate has been submitted by Contractor to Company, and agreed to in writing by Company. This authorization or estimate shall state the extension of time, if any, allowed and specifically provide for the cost for this addition or change to the Work, which shall be either:

(a) A fixed sum agreed upon in writing before such Work is performed, or if the Parties do not agree on a fixed sum, then,

(b) In accordance with the rates contained in the Work Order, of, if not applicable, Contractor's Rental Rate Schedule, attached as Exhibit "A". A daily statement of such additions or changes to the Work shall be delivered to Company in accordance with the provisions of Article 6.

## **11. INDEMNITY**

11.1 **Company's Indemnity of Contractor for Damage Suffered by Company Group** - COMPANY AGREES TO RELEASE, DEFEND, INDEMNIFY AND HOLD HARMLESS CONTRACTOR GROUP FROM AND AGAINST ANY AND ALL CLAIMS ARISING OUT OF PERFORMANCE OF THIS AGREEMENT, REGARDLESS OF FAULT, INVOLVING:

(a) DAMAGE TO OR LOSS OF ANY EQUIPMENT OR PROPERTY OF ANY MEMBER OF THE COMPANY GROUP, OR

(b) PERSONAL INJURY, ILLNESS, OR DEATH OF ANY MEMBER OF COMPANY GROUP

11.2 **Contractor's Indemnity of Company Group for Damage Suffered by Contractor Group** - CONTRACTOR AGREES TO RELEASE, DEFEND, INDEMNIFY AND HOLD HARMLESS THE COMPANY GROUP FROM AND AGAINST ANY AND ALL CLAIMS ARISING OUT OF PERFORMANCE OF THIS AGREEMENT, REGARDLESS OF FAULT, INVOLVING:

(a) **DAMAGE TO OR LOSS OF ANY EQUIPMENT OR PROPERTY OF ANY MEMBER OF THE CONTRACTOR GROUP, OR**

(b) **PERSONAL INJURY, ILLNESS, OR DEATH OF ANY MEMBER OF CONTRACTOR GROUP**

The indemnity obligations set forth in this Section 11.2 shall apply even if any member of the Contractor Group is determined to be the statutory or borrowed employee of any member of the Company Group, under Louisiana or other jurisdiction's applicable law.

**11.3 Company's Indemnity of Contractor Group for Environmental Damage**

- Subject to the indemnity obligations contained in Sections 11.1 and 11.2. immediately above, and notwithstanding any other provisions of this Agreement to the contrary, **COMPANY AGREES TO BE RESPONSIBLE FOR AND RELEASE, DEFEND, INDEMNIFY AND HOLD HARMLESS THE CONTRACTOR GROUP AGAINST CLAIMS ARISING IN CONNECTION WITH, ARISING OUT OF, OR RESULTING FROM POLLUTION OR CONTAMINATION (INCLUDING, BUT NOT LIMITED TO, PROPERTY DAMAGE, CONTROL, REMOVAL, RESTORATION AND CLEANUP OF ALL POLLUTION OR CONTAMINATION) WHICH ORIGINATES FROM THE PROPERTY OF COMPANY GROUP, REGARDLESS OF FAULT.**

**11.4 Contractor's Indemnity of Company Group for Environmental Damage**

- Subject to the indemnity obligations contained in Sections 11.1 and 11.2 immediately above, and notwithstanding any other provisions of this Agreement to the contrary, **CONTRACTOR AGREES TO BE RESPONSIBLE FOR AND RELEASE, DEFEND, INDEMNIFY AND HOLD HARMLESS THE COMPANY GROUP AGAINST CLAIMS ARISING IN CONNECTION WITH, ARISING OUT OF, OR RESULTING FROM POLLUTION OR CONTAMINATION (INCLUDING, BUT NOT LIMITED TO, PROPERTY DAMAGE, CONTROL, REMOVAL, RESTORATION AND CLEANUP OF ALL POLLUTION OR CONTAMINATION) WHICH ORIGINATES FROM THE PROPERTY OF CONTRACTOR GROUP, REGARDLESS OF FAULT.**

**11.5 Company's Indemnity of Contractor Group for Damage to Third Parties**

- Subject to the indemnity obligations contained in Sections 11.1, 11.2, 11.3 and 11.4 immediately above, and notwithstanding any other provisions of this Agreement to the contrary, **COMPANY AGREES TO RELEASE, DEFEND, INDEMNIFY AND HOLD HARMLESS THE CONTRACTOR GROUP FROM AND AGAINST ANY CLAIM INVOLVING DAMAGE TO PROPERTY OR PERSONAL INJURY OR DEATH TO ANY THIRD PARTY TO THE EXTENT CAUSED BY OR ARISING OUT OF THE ACTION OR INACTION OF COMPANY GROUP, BUT ONLY TO THE EXTENT OF COMPANY GROUP'S PROPORTIONATE NEGLIGENCE OR FAULT.**

**11.6 Contractor's Indemnity of Company Group for Damage to Third Parties**

- Subject to the indemnity obligations contained in Sections 11.1, 11.2, 11.3 and 11.4 immediately above, and notwithstanding any other provisions of this Agreement to the contrary, **CONTRACTOR AGREES TO RELEASE, DEFEND, INDEMNIFY AND HOLD HARMLESS THE COMPANY GROUP FROM AND AGAINST ANY CLAIM INVOLVING DAMAGE TO PROPERTY OR PERSONAL INJURY OR DEATH TO ANY THIRD PARTY TO THE EXTENT CAUSED BY OR ARISING OUT OF THE ACTION OR INACTION OF CONTRACTOR GROUP, BUT ONLY TO THE EXTENT OF CONTRACTOR GROUP'S PROPORTIONATE NEGLIGENCE OR FAULT.**

11.7 **Removal of Debris and Wreckage** - Contractor shall promptly remove all debris and wreckage of the property of Contractor Group to the extent requested by Company. **CONTRACTOR AGREES TO BE RESPONSIBLE FOR AND RELEASE, DEFEND, INDEMNIFY AND HOLD HARMLESS THE COMPANY GROUP FOR THE COSTS OR REMOVAL OF CONTRACTOR GROUP PROPERTY AND FROM AND AGAINST CLAIMS ARISING OUT OF OR RESULTING FROM ANY OBLIGATION WHATSOEVER TO REMOVE SAID DEBRIS OR WRECKAGE, REGARDLESS OF FAULT.**

11.8 **Intellectual Property** - In addition to any other indemnity provisions contained in this Agreement, Contractor represents and warrants that the use or construction of any and all tools, equipment, and other materials furnished by Contractor Group under this Agreement does not infringe on any license or patent issued or applied for, and **CONTRACTOR AGREES TO RELEASE, DEFEND, INDEMNIFY AND HOLD HARMLESS THE COMPANY GROUP FROM AND AGAINST ANY AND ALL CLAIMS OR ACTIONS OF EVERY KIND AND CHARACTER IN FAVOR OF OR MADE BY AN ALLEGED OWNER OF INTELLECTUAL PROPERTY RIGHTS OR ANY CLAIMANT OF ANY RIGHTS OR PRIORITY TO SUCH TOOL OR EQUIPMENT, OR THE USE OR CONSTRUCTION THEREOF, THAT MAY RESULT FROM OR ARISE OUT OF FURNISHING OR THE USE OF ANY SUCH TOOLS, EQUIPMENT AND OTHER MATERIALS BY FURNISHED BY CONTRACTOR GROUP;** except to the extent such Claims result from Contractor's compliance with: (a) designs and/or specifications furnished by Company (unless originated with Contractor), or (b) specific written instructions given by Company, for the purpose of directing the manner in which Contractor shall perform the Work.

11.9 Not Used.

11.10 **Insurance in Support of Indemnities** - In support of the mutual indemnity obligations, duties and liabilities each Party assumes in this Agreement, each Party, as indemnitor, agrees, at its own cost, to obtain and maintain, for the benefit of the other Party (and its respective Group) as indemnitees, liability insurance with minimum limits and coverages not less than those required under Article 12 of this Agreement; and, in particular, in the event this Agreement is subject to the indemnity limitations in Chapter 127 of the Texas Civil Practices and Remedies Code (or any successor statute) or similar statute of another jurisdiction, and so long as such limitations are in force, each Party covenants and agrees to support the mutual indemnity and release obligations contained in this Article 11 by carrying insurance (or qualified self-insurance) of the types and in the amounts not less than those specified in Article 12 and Exhibit "C". Notwithstanding any other provision of this Agreement, the Parties agree that its obligations, duties, and liabilities under this Article 11 are independent of all other provisions of this Agreement, including, but not limited to, Article 12 and accordingly shall not be limited, restricted, or in any way affected by any other provision of this Agreement except to the extent mandated by applicable law, and that the insurance requirements and the indemnity provisions shall be separate and distinct obligations and shall be separately and independently enforceable.

11.11 **Consequential Damages** - **WITH THE EXCEPTION OF SECTIONS 11.5 AND 11.6, NOTWITHSTANDING ANY OTHER PROVISION IN THIS AGREEMENT, THE PARTIES AGREE AND UNDERSTAND THAT THE INDEMNITY OBLIGATIONS CONTAINED IN THIS AGREEMENT DO NOT INCLUDE AND NEITHER PARTY SHALL**

BE LIABLE TO THE OTHER PARTY FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE OR EXEMPLARY DAMAGES RESULTING FROM OR ARISING OUT OF THIS AGREEMENT UNDER ANY LAWS OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, LOSS OF PROFIT, LOSS OF PRODUCT, LOSS OF RESERVES, LOSS OR INABILITY TO USE PROPERTY AND EQUIPMENT, AND BUSINESS INTERRUPTION, LOST OPPORTUNITY, HOWEVER SAME MAY BE CAUSED, REGARDLESS OF OWNERSHIP, REGARDLESS OF WHETHER OR NOT OCCASIONED BY OR RESULTING FROM NEGLIGENCE, STRICT LIABILITY, BREACH OF WARRANTY OR OTHER FAULT OF EITHER PARTY (OR ANY MEMBER OF ITS RESPECTIVE GROUP), AS THE CASE MAY BE, IN WHOLE OR PART, WHETHER SOLE, JOINT, ACTIVE OR PASSIVE, EXCEPTING ACTS OR OMISSIONS CONSTITUTING WILLFUL MISCONDUCT COMMITTED BY EITHER PARTY OR ANY MEMBER OF ITS RESPECTIVE GROUP ("CONSEQUENTIAL LOSS"). IN ADDITION, AND NOTWITHSTANDING ANY PROVISION TO THE CONTRARY ELSEWHERE IN THE AGREEMENT, COMPANY SHALL SAVE, INDEMNIFY, DEFEND AND HOLD HARMLESS CONTRACTOR GROUP FROM COMPANY GROUP'S OWN CONSEQUENTIAL LOSS AND CONTRACTOR SHALL SAVE, INDEMNIFY, DEFEND AND HOLD HARMLESS COMPANY GROUP FROM CONTRACTOR GROUP'S OWN CONSEQUENTIAL LOSS.

11.12 **Third-Party Beneficiaries** - It is the intent of the Parties to create a third party beneficiary obligation in favor of the members of each Party's respective Group, but to no others.

11.13 **Attorney's Fees** - In the event either Party fails to furnish a defense and indemnity as provided for herein, the other Party shall be entitled to receive from the offending Party, in addition to its attorneys' fees, costs, expenses and any amounts paid in judgment or settlement, all costs, expenses, and attorneys' fees incurred in the enforcement of this Agreement. Furthermore, the prevailing Party in any litigation relating to this Agreement, other than that involving defense and indemnity which is addressed above, shall be entitled to recover its reasonable and necessary attorneys' fees and costs of litigation from the other Party.

## 12. **INSURANCE**

12.1 **Insurance to be Carried** - Contractor shall maintain at its sole cost the insurance coverage set forth in Exhibit "C" with companies having an A.M. Best's rating of "A-" or better (or other reputable insurance rating organization of "secure" or better) with full policy limits applying, but not less than as stated in Exhibit "C".

12.2 **Waiver of Subrogation and Additional Insured Status** - All insurance policies of Contractor related to the Work, whether or not required by this Agreement, shall, as respects liabilities assumed by Contractor, (i) waive subrogation against the Company Group, (ii) name the Company Group as additional insured (except for Workmen's Compensation coverage), and (iii) be primary (and not concurrent or excess over other valid insurance which may be available to Company or any member of the Company Group) as respects any other coverage in favor of the Company Group.

12.3 **Insurance Certificates** - Prior to commencement of any Work, Contractor shall deliver to Company a certificate evidencing the required coverages in compliance with this Article 12, provided that neither Company's acceptance of an



incomplete or improper certificate, nor commencement of Work or payment for any Work hereunder, shall constitute a waiver of any rights of Company. This certificate shall provide that any termination, non-renewal, or change materially restricting or reducing coverage or the cancellation of any policies under which certificates are issued shall not be valid as respects Company Group until Company has received thirty (30) days advance written notice of such change or cancellation.

**12.4 Failure to Carry Insurance** - Contractor agrees to comply with all terms of the insurance contracts referenced in this Article 12. Failure of Contractor to keep the required insurance policies in full force and effect during the term of this Agreement and during any extensions shall constitute a material breach of this Agreement and Contractor shall be responsible for whatever coverage should have been obtained and Company shall have the right, in addition to any other rights it may have, to immediately terminate this Agreement without further liability to Contractor. Nothing contained in these provisions relating to coverage and amounts set out herein shall operate as a limitation of Contractor's liability in tort or contracted for under the terms of this Agreement. Should coverage be provided on a claims-made basis, the policy shall include at least a three (3) year extended reporting period endorsement, and shall not contain a "prior acts" exclusion.

**12.6 Scope of Insurance Coverage** - It is the intention of the Parties that the insurance coverages provided by Contractor in fulfillment of these obligations be as broad as possible. Contractor agrees that in no event will any insurance policy obtained by Contractor exclude coverage for the Company Group because (1) a claim is made alleging (a) personal injury, death or property damage of Contractor's employees, (b) personal injury, death or property damage resulting from the negligence of Company, or any member of the Company Group, or any other entity, or (c) personal injury, death or property damage resulting from the sudden or accidental release, discharge or dispersal of chemicals, liquids, gasses, waste materials or pollutants, or (2) the indemnity provisions of this Agreement are inapplicable or otherwise unenforceable.

**12.7 Information to be Provided to Insurers** - Contractor shall provide a copy of Articles 11 and 12 hereof to its insurance carrier and require the carrier to provide insurance coverage that complies with both sections.

**12.8 Expense Associated with being Named Additional Insured** - Contractor and Company agree that as respects all Work performed in Louisiana (or offshore Louisiana), or in Texas (or offshore Texas), Company will pay to Contractor's insurers (or their agent or representative) the premium required by Contractor's insurers for extending all of Contractor's insurance policies to include coverage for Company Group as required under Article 12 of this Agreement. Contractor will arrange to have Company billed for that premium by Contractor's insurers (or their agent or representative), and Contractor will advise Company prior to the inception of this Agreement if such premium will be in excess of \$2500. At each subsequent renewal of Contractor's insurances, Contractor will advise Company as respects the amount of the premium required for such extensions and arrange to have Company billed for the appropriate premium by their insurers (or their agent or representative). Contractor warrants that such amount constitutes the full cost of extending such insurance protection to Company Group.

### **13. ACCEPTANCE OF WORK**

Company shall inspect the Work upon completion, to ensure Contractor's performance and compliance with this Agreement, the applicable Work Order, including drawings, specifications, and project conditions, if any, that may be furnished by Company; and, if not in compliance, Company will provide Contractor with a list of all items not in compliance and Contractor will timely and diligently correct such item; and if in compliance, Company shall, unless otherwise provided, give a written acceptance of the Work performed. Any acceptance by Company shall not relieve Contractor of any guarantees or obligations, or waive any of Company's rights.

#### **14. CONFIDENTIALITY**

14.1 **Confidential Information** - The Parties, in the course of negotiations and performance of this Agreement and subsequent relationships with each other, may have access to financial, accounting, statistical, personnel, client or other technical or business information of the other Party or its subsidiaries or affiliated companies, and, in the case of Company, information from a party from whom Company is performing services of which the Work forms a part which information is and shall be deemed for all purposes under this Agreement as trade secrets. Except as otherwise provided in this Agreement, all such information, including, without limitation, information obtained as a result of performance the Work, shall be considered "Confidential Information".

14.2 **Use of Confidential Information** - Each Party agrees to hold all Confidential Information in confidence, agrees not to disclose the Confidential Information to any Third Party without the written consent of the other Party, and will use the Confidential Information solely in connection with the performance of this Agreement. The Parties may disclose Confidential Information to their employees, agents or subcontractors to whom disclosure is necessary for the purpose of performing the Work, but only under terms and conditions which protect the confidentiality of the Confidential Information as required by this Agreement. The Parties shall be responsible for any unauthorized disclosure of Confidential Information by anyone in its respective Group.

14.3 **Exceptions** - The obligations imposed by this Agreement shall not apply to any Confidential Information that:

- (a) is already in the possession of the receiving Party on the Effective Date of this Agreement (except Confidential Information in connection with bids, negotiations and/or discussions leading to the execution of this Agreement) or is independently developed by the receiving Party; or
- (b) is or becomes publicly available through no fault of the receiving Party; or
- (c) is obtained by the receiving Party from a Third Party who is under no obligation of confidence to the disclosing Party; or
- (d) for which disclosure is required by law, but only after first notifying the disclosing Party of such required disclosure.

14.4 **Term of Confidentiality** - The obligations set forth in this Article 14 shall survive termination of this Agreement for a period of five (5) years from termination of the Work to which the Confidential Information relates.



## 15. ASSIGNMENT

Contractor shall have the right to hire subcontractors to assist in performing the Work, but Contractor shall be responsible for said subcontractors and their performance. However, Contractor shall not assign this Agreement, or any Work Order, without Company's prior written consent. Any such subcontract or assignment shall not relieve Contractor of any liability for the performance of this Agreement. Company may assign this Agreement, or any Work Order, to any parent, subsidiary, related or affiliated corporation, partnership, or limited liability company, whether now existing or hereafter constituted, or any party from whom Company is performing services of which the Work forms a part and Contractor hereby consents to such assignment.

## 16. FORCE MAJEURE

16.1 Definition - For the purpose of this Agreement, "Force Majeure" shall mean any other occurrence not within the reasonable control of the Party affected, including, by way of illustration, but not limited to, an act of God, an act of the public enemy, strike, lockout, boycott, picketing, riot, insurrection, fire, or any governmental law, order, rule, regulation or ordinance.

16.2 Obligations Suspended - If either Party is rendered unable, wholly or in part, by Force Majeure to carry out its obligations (except financial obligations) under this Agreement, it is agreed that on such Party's giving notice and reasonably full particulars of such Force Majeure in writing or by facsimile to the other Party within a reasonable time after the occurrence of the cause relied on, then the obligations of the Party giving such notice, so far as they are affected by such Force Majeure, shall be suspended during the continuance of any inability so caused, but for no longer period, and such cause shall so far as possible be remedied with all reasonable dispatch. The obligation to make payments hereunder shall not be relieved, delayed or excused by any such Force Majeure condition.

16.3 Labor Disputes - It is understood and agreed that the settlement of strikes and lockouts shall be entirely within the discretion of the Party asserting Force Majeure as the excuse for non-performance, and that the above requirement that any Force Majeure shall be remedied with all reasonable dispatch shall not require the settlement of strikes or lockouts by acceding to the demands of an opposing Party when such course is inadvisable in the discretion of the Party asserting Force Majeure.

## 17. AUDITS

Contractor shall maintain during the course of this Agreement, and retain for not less than three (3) years after the Work in question have been performed, complete and accurate records of all of Contractor's charges and documentation of items which are chargeable to Company under this Agreement. Company and/or any party from whom Company is performing services of which the Work forms a part shall have the right at any reasonable time during that period and during normal business hours to inspect and audit those records by authorized representatives of its own or any third-party consultant selected by it. The records to be thus maintained and retained by Contractor shall include all records required to verify the accuracy of Contractor's charges. If such audit reveals a discrepancy between the amount or value of materials or services billed to Company and that which is evidenced by Contractor's books and records, Company shall have the right to

adjust its account with Contractor, which adjustment may necessitate a refund of funds disbursed to Contractor. If Company is unable to gain access to the pertinent records of any of the Contractor's subcontractors or vendors, Contractor will expend every effort to assist Company in obtaining this information.

## **18. NOTICES**

All notices necessary to be given under the terms of this Agreement, except as herein otherwise provided, shall be effective upon receipt and shall be in writing and communicated by prepaid mail, telegram or facsimile transmission addressed to the respective parties at the address below or to such other address as respectively designated hereafter in writing from time to time:

**To Company:** JAB Energy Solutions II LLC  
262 North Sam Houston Pkwy East  
Suite 230  
Houston, Texas 77060

Attn: Brent Boudreaux  
Fax: 281-260-7500

**To Contractor:** Offshore Technical Solutions  
690 S. Hollywood Rd  
Houma, LA 70360

Attn: Richard Burgo  
Fax: 985-879-3475

## **19. CONFLICTS OF INTEREST**

No Contractor employee, agent, officer, director, or subcontractor shall give, or cause to be given, to any employee (or their immediate family) of Company any gift, entertainment, travel, payment, loan, or service. Gifts of nominal value and entertainment, meals and social invitations that are customary and proper under the circumstances and do not place the recipient under obligation, or the appearance of obligation, of any sort, are acceptable. Nor will Contractor's employees, agents, officers, directors, or subcontractors provide direct or indirect employment to family members of active employees of Company without written approval of a duly authorized Company officer. Also any arrangement by Contractor to enter into any direct or indirect business arrangement with any employee or agent of Company is prohibited. Company may audit pertinent Contractor, subcontractor, or vendor records to confirm compliance with this paragraph. If Company cannot gain access to pertinent records of any of Contractor's subcontractors or vendors, Contractor will expend every effort to assist Company in obtaining the requested information from Contractor's subcontractors and vendors necessary for a complete audit to confirm compliance with the above paragraph.

## **20. SUBSTANCE ABUSE**

Contractor agrees to abide by the terms of the substance abuse requirements in attached Exhibit "E".

**21. COMPLIANCE WITH APPLICABLE LAWS**

21.1 **Posting of Notices** - Contractor agrees to keep posted all notices required under workers' compensation laws and other laws, ordinances, rules, or regulations of any governmental authority having jurisdiction over the Work.

21.2 **Contractor's Obligation and Indemnification of Company** - Contractor agrees to comply, and shall ensure that all members of the Contractor Group comply, with all federal, state, tribal, county, municipal and other laws, rules, regulations, and ordinances applicable to the performance of this Agreement. **CONTRACTOR AGREES TO BE RESPONSIBLE FOR, AND HEREBY AGREES TO DEFEND, RELEASE, INDEMNIFY AND HOLD HARMLESS COMPANY GROUP AGAINST FINES, PENALTIES AND OTHER SIMILAR ASSESSMENTS IMPOSED OR ASSESSED AGAINST CONTRACTOR GROUP OR COMPANY GROUP AS A RESULT OF CONTRACTOR GROUP'S FAILURE TO COMPLY WITH ANY APPLICABLE LAWS, RULES, REGULATIONS AND ORDINANCES**

**22. EQUAL EMPLOYMENT OPPORTUNITY**

Contractor agrees to abide by the terms of the Equal Employment Opportunity requirements in attached Exhibit "F".

**23. ANNOUNCEMENTS AND PRESS RELEASES**

Contractor agrees that during and after the term of this Agreement, it will make no announcements, press releases or other publications concerning the Work without the prior written consent of Company's authorized officer, except that Contractor may identify Company as a customer and client.

**24. OWNERSHIP OF DATA**

All data and information related to the Work, and generated by or for Contractor and its subcontractors and vendors during the performance of the Work, shall be the sole property of Company. Contractor agrees to destroy all draft copies of reports when subsequent final copies of those reports are generated.

**25. APPLICABLE LAW**

The Parties recognize and agree that Work that may be performed by Contractor for Company may be performed at numerous locations, and at times simultaneously, and as a result could be subject to the laws of various jurisdictions. In order to provide certainty and predictability with regard to the interpretation of the provisions of this Agreement, the Parties, knowingly and willingly agree that this Agreement shall be governed by and interpreted in accordance with **GENERAL MARITIME LAW, BUT IF GENERAL MARITIME LAW IS NOT APPLICABLE, THE LAWS OF THE STATE OF TEXAS (EXCLUSIVE OF ANY PRINCIPLES OF CONFLICTS OF LAWS WHICH WOULD DIRECT APPLICATION OF THE SUBSTANTIVE LAWS OF ANOTHER JURISDICTION) SHALL GOVERN.** In the event of a dispute over the meaning or application of this

Agreement, it shall be construed fairly and reasonably and neither more strongly for nor against either Party.

## **26. SEVERABILITY**

If any part, term or provision of this Agreement is held by a court of competent jurisdiction to be unenforceable or in conflict with any applicable law, the validity of the remaining portions or provisions shall not be affected by such determination. Any term or provision so held to be unenforceable or in conflict with applicable law shall be deemed amended to the minimum extent necessary to comply with such law.

## **27. SURVIVAL**

The indemnity, insurance, audit, confidentiality and related provisions of this Agreement (as well as any other provisions as may be identified expressly herein or which by their nature are intended to survive termination) shall survive termination of this Agreement.

## **28. WAIVER**

The failure of either Party hereto at any time to require performance by the other Party of any provision of this Agreement shall in no way effect the right of such Party thereafter to enforce the same, nor shall any waiver of any breach of any provision hereof by the other Party be taken or held to be a waiver by such Party of any succeeding breach of such provision, or as a waiver of the provision itself.

## **29. PERSONAL CONTRACT**

This Agreement shall be deemed a personal contract of Contractor, which waives all benefits of the Shipowner's Limitation of Liability Act, 46 U.S.C. § 183, et seq. or any other similar laws as to Company Group. Neither Contractor nor its underwriters shall be entitled to claim the benefits of such limitation of liability statute in respect of Claims asserted by Company Group. The purpose of this Article is to insure by specific contractual agreement that Company Group are able to enforce all indemnity obligations and insurance coverage for their benefit under this Agreement to the maximum extent permitted by law. Nothing in this paragraph is intended to prevent Contractor or its underwriters from asserting all applicable limitation of liability defenses or Claims by persons or entities not specifically defined as Company Group under this Agreement.

## **30. CITIZENSHIP OF CONTRACTOR'S PERSONNEL**

Contractor certifies that none of Contractor's personnel who perform Work pursuant to this Agreement are unauthorized aliens as defined in The Immigration Reform and Control Act of 1986 and the rules and regulations promulgated pursuant thereto, all as amended from time to time. Contractor agrees, as required, to obtain a substantially similar certification from its contractors or subcontractors performing Work related to this Agreement. Contractor further agrees, if requested, to provide proof of citizenship of Contractor's personnel who perform Work pursuant to this Agreement.

## **31. SECTION HEADINGS**

The article or section headings appearing in this Agreement have been inserted for the purpose of convenience and ready reference. They do not purport to, and shall not be deemed to define, limit or extend the scope or intent of the sections to which they appertain.

### **32. EXHIBITS**

The following exhibits are attached hereto and made a part hereof:

- Exhibit "A" - Services Work Order and Pricing
- Exhibit "C" - Insurance
- Exhibit "D" - Contractor Safety Management (By Contractor)
- Exhibit "E" - Substance Abuse (By Contractor)
- Exhibit "F" - Equal Employment Opportunity (By Contractor)
- Exhibit "G" - Special Terms and Conditions for the Provision of Vessels

### **33. CONFLICTS**

If conflicts exist between this Agreement and any other writing, this Agreement shall control, unless the other writing specifically references this Agreement and the Parties' intent that the other writing control, and such other writing is executed by authorized officers of the Parties. Further, if conflicts exist between the body of this Agreement and the Exhibits attached to this Agreement, then the body of this Agreement shall control, unless the Exhibit expressly provides otherwise.

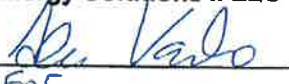
### **34. ENTIRE AGREEMENT**

This Agreement supersedes all prior oral or written proposals, communications or other agreements related to the subject matter of this Agreement. This Agreement sets forth the entire agreement between the Parties with regard to the subject matter of this Agreement and no amendment shall be binding upon the Parties unless in writing and signed by authorized officers of both Parties. In addition, in the event of any conflict this Agreement shall control over any subsequent writing between the Parties unless the intent to amend or supercede this Agreement is expressly stated in a writing executed by a representative of each party authorized to amend this Agreement.

### **35. COUNTERPARTS**

This Agreement may be executed in multiple counterparts, each of which shall be considered an original once Company and Contractor have executed a counterpart of this Agreement.

**JAB Energy Solutions II LLC**


By:   
For

Name: Brent Boudreaux

Title: President

Date: 6/27/18

**Offshore Technical Solutions, LLC**

By: 

Name: Richard Burgo

Title: General Manager

Date: 06/26/18



## Exhibit C

### Insurance Requirements

Each Party shall carry and maintain for the benefit of the other Party, to the extent of the specific risks and liabilities assumed in this Agreement by the respective Parties, the following minimum insurance coverage with policy territory sufficient to cover the Work hereunder.

- (a) **Workmen's Compensation Insurance**, with statutory limits in accordance with all applicable State, Federal and Maritime laws, and **Employer's Liability Insurance** of **\$1,000,000 per accident/occurrence**, including but not limited to an "Alternate Employer" and "Borrowed Servant" endorsement in favor of the other Party and its respective Company Group or Contractor Group, whichever is applicable. If the operations are over water or where the laws hereinafter mentioned apply, the Party shall carry the following additional insurance as applicable: **U.S. Longshoremen's and Harbor Worker's Compensation Act Liability** (including the Outer Continental Shelf Lands Act) for statutory limits, and **Maritime Employer's Liability** of **\$1,000,000 per accident/occurrence** (including but not limited to coverage for Jones Act, General Maritime Laws and Death on the High Seas Act; Transportation, Wages, Maintenance and Cure; Voluntary Compensation; Alternate Employer/Borrowed Servant endorsement in favor of the other Party and its respective Company Group or Contractor Group, whichever is applicable; and "In rem" endorsement).
- (b) **Comprehensive General Liability Insurance**, with limits of **\$1,000,000 combined single limit per occurrence**, including but not limited to coverage for public liability, bodily/personal injury, advertising injury, property damage premises coverage, contractual liability for those risks and liabilities assumed by the respective Parties herein, cross liability and severability of interest, liability for pollution and cleanup on a sudden and accidental basis, products and completed operations, protective liability/independent contractors/work sublet.
- (c) **Automobile Liability Insurance**, with limits of **\$1,000,000 combined single limit per accident/occurrence** for bodily/personal injury and property damage, including but not limited to coverage for all ~~owned~~, hired and non-owned vehicles or automotive equipment used by or for the respective Parties and contractual liability for those risks and liabilities assumed by the Parties pursuant to this Agreement.
- (d) **Property Insurance** covering each Party's respective machinery and equipment for its replacement value and including removal of wreck/debris coverage.
- (e) **Umbrella Excess Liability Insurance**, with limits of ~~\$20,000,000~~ **\$10,000,000 per accident/occurrence**, in excess of the primary liability coverages and limits above.

To the extent of the specific risks and liabilities assumed by the respective Parties to this Agreement, all of the above insurance coverages shall be endorsed to provide that:

RB

(1) The Party's insurers waive their right of subrogation (equitable or by assignment, express or implied, loan receipt or otherwise), except for Workers' Compensation, against Company Group or Contractor Group, whichever is applicable.

(2) The Party's insurers name Company Group or Contractor Group, whichever is applicable, as additional insureds (except for Worker's Compensation Insurance).

(3) Such insurance coverage is primary over any insurance coverage maintained by the other Party.

A handwritten signature in blue ink, appearing to be "Paul B.", with a long horizontal line extending to the right.

---

**From:** Joshua Towns <[jtowns@jabenergysolutions.com](mailto:jtowns@jabenergysolutions.com)>  
**Sent:** Wednesday, August 29, 2018 12:35 PM  
**To:** Richard Burgo <[richard@offshoretechnical.com](mailto:richard@offshoretechnical.com)>  
**Subject:** Re: Mactech Spread

No, they can't, logistics told me they have to use the crane.

Sent via the Samsung Galaxy Note8, an AT&T 4G LTE smartphone

----- Original message -----

From: Richard Burgo <[richard@offshoretechnical.com](mailto:richard@offshoretechnical.com)>  
Date: 8/29/18 12:32 (GMT-06:00)  
To: Joshua Towns <[jtowns@jabenergysolutions.com](mailto:jtowns@jabenergysolutions.com)>  
Subject: Mactech Spread

Josh,

This is the copy of the manifest.  
5 lifts all by forklift to offload the truck.  
I'm not sure if you can load the boat without the crane.

---

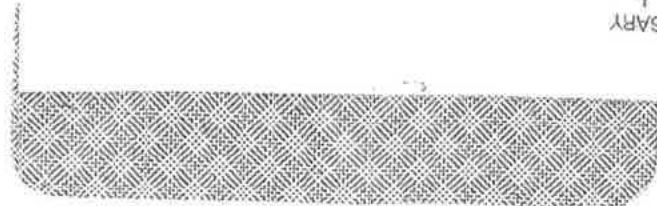
**From:** Joshua Towns <[jtowns@jabenergysolutions.com](mailto:jtowns@jabenergysolutions.com)>  
**Sent:** Wednesday, August 29, 2018 11:00 AM  
**To:** Richard Burgo <[richard@offshoretechnical.com](mailto:richard@offshoretechnical.com)>  
**Subject:** Cost

What is my cost to this point by day?

Thank you

Joshua Towns  
JAB Energy Solutions L.L.C.  
[jtowns@jabenergysolutions.com](mailto:jtowns@jabenergysolutions.com)  
(979)229-9161 - Cell  
(281)260-7500 - Office  
(281)260-7508 - Fax

HOUSTON  
13 SEP '18  
PM 11



773 NFE 1 C1710009/13/18  
NOTIFY SENDER OF NEW ADDRESS  
OFFSHORE TECHNICAL SOLUTIONS  
698 S HOLLYWOOD RD  
HOUMA LA 70360-1226

BC: 70360322690 \*2533-05596-13-19

Offshore Technical Solutio Date: 9/13/2018

No: 1542

Invoice	Description	Amount	Discount	Net Amount
I-7532		73,362.45	0.00	73,362.45
<b>Total:</b>				<b>73,362.45</b>

THE REVERSE SIDE OF THIS DOCUMENT INCLUDES MICROPRINTED ENDORSEMENT LINES AND ARTIFICIAL WATERMARK - HOLD AT AN ANGLE TO VIEW

No: 1542

Date: 9/13/2018

**JAB**  
Energy Solutions

192211-45 South, Suite 200  
Shenandoah, TX 77385

Wells Fargo Bank NA

11-24  
1210

Amount: \$

\*\*\*\*\*73,362.45

Seventy-Three Thousand Three Hundred Sixty-Two and 45/100 US\$\*\*\*\*\*

Pay to the Order of Offshore Technical Solutions  
1345 Valhi Blvd  
Houma LA 70360  
USA

*SmdeRobertson*



Invoice	Description	Amount	Discount	Net Amount
I-7695		145,100.00	0.00	145,100.00
<b>Total:</b>				145,100.00

THE REVERSE SIDE OF THIS DOCUMENT INCLUDES MICROPRINTED ENDORSEMENT LINES AND ARTIFICIAL WATERMARK - HOLD AT AN ANGLE TO VIEW



19221I-45 South, Suite 324  
Shenandoah, TX 77385  
Capital One, NA

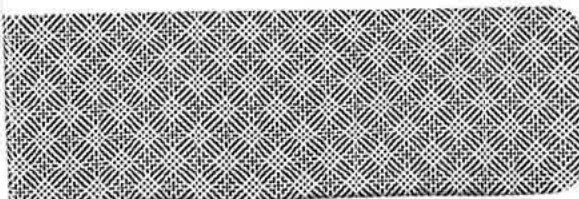
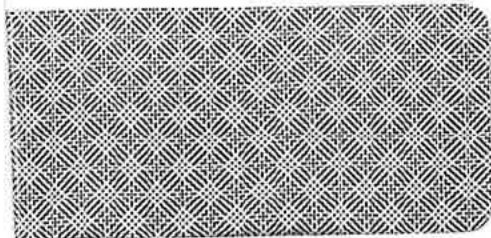
No: 4998 Date: 9/26/2019

Amount: \$ \*\*\*\*\*145,100.00

One Hundred Forty-Five Thousand One Hundred and no/100 US\$\*\*\*\*\*

Pay to the Order of Offshore Technical Solutions  
690 South Hollywood Road  
Houma LA 70360  
USA

*Smile Robertson*



IN HOUSTON  
TX 773  
24 OCT '19  
PM 5 L

FIRST-CLASS



PITNEY BOWES  
US POSTAGE  
\$ 000.50  
02:1P  
0001221837 OCT 23 2019  
MAILED FROM ZIP CODE 77385

EXHIBIT - 4

70360-322690







# OFFSHORE TECHNICAL SOLUTIONS

690 South Hollywood Road  
Houma, LA 70360

JAB Energy Solutions  
19221 Interstate 45 S  
Suite 324  
Shenandoah, TX 77385

## Invoice I-7851

Invoice Date	10/31/2020
Point of Contact	Richard Burgo
Project No.	2009-1768-P6380

Customer PO	Location	Vessel		Terms:	
JAB-0708	HI A 370-A	DB Swing Thompson		Net 45	
Description	Qty	U/M	Rate	Amount	
ACU-CUT Water Abrasive Cutting System (10/24/20 - 10/26/20) (10/31/20)	4	day	6,800.00	27,200.00	
Multi-string Conductor Cutting Package (10/24/20 - 10/26/20) (10/31/20)	4	day	2,000.00	8,000.00	
Standby Rate on ACU-CUT Water Abrasive Cutting System (10/04/20 - 10/18/20)	15	day	316.25	4,743.75	
Standby Rate on ACU-CUT Water Abrasive Cutting System (10/19/20 - 10/23/20) (10/27/20 - 10/30/20)	9	day	3,520.00	31,680.00	
Personnel 24 Hour coverage (10/24/20 - 10/26/20) (10/30/20 - 10/31/20)	5	day	7,100.00	35,500.00	
Diamond Wire Saw 36" (Includes HYD, Hose Reel, Control Panel, and Transport Basket) (10/31/20)	1	day	1,620.00	1,620.00	
Diamond Wire Saw 30" - Backup (10/31/20)	1	day	1,150.00	1,150.00	
Mobilization (10/04/20)	1	ea	6,400.00	6,400.00	
Personnel Transportation (Cost + 15%) (Demob from ICY 10/26/20)	1	ea	477.25	477.25	
Personnel Transportation (Cost + 15%) (Mob to ICY 10/30/20)	1	ea	437.00	437.00	
Additional Equipment Mobilization (DWS Spread to ICY 10/30/20)	1	ea	250.00	250.00	
Interest at 1.5% on all past due amounts			<b>Total</b>	\$117,458.00	

EXHIBIT - 5





# OFFSHORE TECHNICAL SOLUTIONS

690 South Hollywood Road  
Houma, LA 70360

JAB Energy Solutions  
19221 Interstate 45 S  
Suite 324  
Shenandoah, TX 77385

## Invoice I-7859

Invoice Date	11/30/2020
Point of Contact	Richard Burgo
Project No.	2009-1768-P6380

Customer PO	Location	Vessel		Terms:	
JAB-0708	HI A 370-A	DB Swing Thompson		Net 45	
Description		Qty	U/M	Rate	Amount
ACU-CUT Water Abrasive Cutting System (11/01/20) (11/14/20 - 11/15/20) (11/26/20 - 11/28/20)		6	day	6,800.00	40,800.00
Multi-string Conductor Cutting Package (11/01/20)		1	day	2,000.00	2,000.00
Standby Rate on ACU-CUT Water Abrasive Cutting System (11/02/20 - 11/13/20) (11/22/20 - 11/25/20) (11/29/20)		17	day	3,520.00	59,840.00
Standby Rate on ACU-CUT Water Abrasive Cutting System (11/16/20 - 11/21/20) (11/30/20)		7	day	316.25	2,213.75
Personnel 24 Hour coverage (11/01/20 - 11/05/20) (11/13/20 - 11/16/20)		9	day	7,100.00	63,900.00
Personnel 24 Hour coverage (11/11/20 - 11/12/20) (11/22/20 - 11/29/20)		10	day	5,200.00	52,000.00
36" Diamond Wire Saw Package (11/01/20 - 11/05/20)		5	day	1,620.00	8,100.00
30" Diamond Wire Backup Saw (11/01/20 - 11/05/20)		5	day	1,150.00	5,750.00
30" and 36" Diamond Wire Saw Packages (11/11/20 - 11/16/20)		6	day	3,000.00	18,000.00
60" Diamond Wire Saw Package X 2 (11/22/20 - 11/28/20)		7	day	3,050.00	21,350.00
Standby Rate 60" Diamond Wire Saw Package X 2 (11/29/20 - 11/30/20)		2	day	1,525.00	3,050.00
30" Cutting Wire Assembly (11/01/20) (11/13/20 - 11/15/20)		5	ea	975.00	4,875.00
36" Cutting Wire Assembly (11/14/20 - 11/15/20)		2	ea	1,100.00	2,200.00
60" Cutting Wire Assembly (11/23/20 - 11/27/20)		7	ea	1,620.00	11,340.00
Cutting Charge (Piles) (11/14/20)		1	ea	550.00	550.00
Cutting Charge - (Conductors) (11/01/20)		2	ea	950.00	1,900.00
Demobilization		0	ea	9,000.00	0.00
Interest at 1.5% on all past due amounts				Total	



# OFFSHORE TECHNICAL SOLUTIONS

## Invoice I-7859

690 South Hollywood Road  
Houma, LA 70360

Invoice Date	11/30/2020
Point of Contact	Richard Burgo
Project No.	2009-1768-P6380

JAB Energy Solutions  
19221 Interstate 45 S  
Suite 324  
Shenandoah, TX 77385

Customer PO	Location	Vessel		Terms:	
JAB-0708	HI A 370-A	DB Swing Thompson		Net 45	
Description	Qty	U/M	Rate		Amount
Personnel Transportation (Demob ICY to Houma + 2 Hour wait at dock 11/05/20)	1	ea	540.00		540.00
Personnel Transportation (Mob to ICY 11/11/20)	1	ea	450.00		450.00
Personnel Transportation (Mob to ICY 11/13/20)	1	ea	450.00		450.00
Personnel Transportation (Demob Cameron to Houma + wait at dock 11/16/20)	1	ea	1,148.79		1,148.79
Personnel Transportation (Mob to Stone Dock in Cameron from Houma Base 11/22/20)	1	ea	805.00		805.00
Personnel Mobilization (GSI tech to Cameron Dock 11/24/20)	1	ea	805.00		805.00
Personnel Transportation (Demob Cameron to Houma + 2.5hr wait at dock 11/29/20)	1	ea	904.48		904.48
Mechanical Equipment Demobilization (DWS Spread to Broussard 11/05/20)	1	ea	634.24		634.24
Abrasive Equipment Demobilization (Damaged TDU, HRU, HPP, CRI on 11/06/20)	1	ea	1,750.00		1,750.00
Mechanical Equipment Mobilization (2 DWS Spreads to ICY on 11/11/20)	1	ea	807.24		807.24
Abrasive Equipment Mobilization (HPP, HRU, CRI on 11/13/20)	1	ea	1,750.00		1,750.00
Mechanical Equipment Demobilization (2 DWS Spreads from Cameron to Broussard on 11/17/20)	1	ea	1,426.87		1,426.87
Abrasive Equipment Demobilization (Well Cutting Eq from Cameron to Houma 11/19/20)	1	ea	1,937.76		1,937.76
Mechanical Equipment Mobilization (2 DWS Spreads 60" from Houma to Cameron 11/22/20)	1	ea	2,991.23		2,991.23
Interest at 1.5% on all past due amounts			Total \$314,269.36		



# OFFSHORE TECHNICAL SOLUTIONS

690 South Hollywood Road  
Houma, LA 70360

JAB Energy Solutions  
19221 Interstate 45 S  
Suite 324  
Shenandoah, TX 77385

## Invoice I-7887

Invoice Date	12/18/2020
Point of Contact	Richard Burgo
Project No.	2009-1768-P6380

Customer PO	Location	Vessel		Terms:	
JAB-0708	HI A 370-A	DB Swing Thompson		Net 45	
Description	Qty	U/M	Rate	Amount	
ACU-CUT Water Abrasive Cutting System (12/07/20 - 12/08/20)	2	day	6,800.00	13,600.00	
Standby Rate on ACU-CUT Water Abrasive Cutting System (12/04/20 - 12/06/20) (12/09/20)	4	day	3,520.00	14,080.00	
Standby Rate on ACU-CUT Water Abrasive Cutting System (12/01/20 - 12/03/20)	3	day	316.25	948.75	
Personnel 24 Hour coverage (12/04/20 - 12/09/20)	6	day	7,100.00	42,600.00	
60" Diamond Wire Saw Package X 2 (12/07/20 - 12/08/20)	2	day	3,050.00	6,100.00	
Standby Rate 60" Diamond Wire Saw Package X 2 (12/01/20 - 12/06/20)	6	day	1,525.00	9,150.00	
60" Diamond Wire Saw Repairs (12/01/20)	1	ea	3,905.00	3,905.00	
Cutting Charge (Piles) (12/07/20)	1	ea	550.00	550.00	
Demobilization (12/09/20)	1	ea	9,000.00	9,000.00	
Personnel Transportation (Mob to ICY 12/04/20)	1	ea	477.25	477.25	
Personnel Transportation (Demob ICY to Houma 12/09/20)	1	ea	477.25	477.25	
Mechanical Equipment Demobilization (DWS Spread to Houma 12/09/20)	1	ea	1,862.94	1,862.94	
Interest at 1.5% on all past due amounts			<b>Total</b>	\$102,751.19	

EXHIBIT - 7

**State of  
Louisiana  
Secretary of  
State**



**COMMERCIAL DIVISION**  
**225.925.4704**

Fax Numbers  
225.932.5317 (Admin. Services)  
225.932.5314 (Corporations)  
225.932.5318 (UCC)

Name	Type	City	Status
ALLISON MARINE HOLDINGS, LLC	Limited Liability Company (Non-Louisiana)	WILMINGTON	Active

**Previous Names**

**Business:** ALLISON MARINE HOLDINGS, LLC

**Charter Number:** 41181741Q

**Registration Date:** 5/21/2013

**Domicile Address**

251 LITTLE FALLS DRIVE  
WILMINGTON, DE 19808

**Mailing Address**

19221 I-45 SOUTH, SUITE 324  
SHENANDOAH, TX 77385

**Principal Business Office**

19221 I-45 SOUTH, SUITE 324  
SHENANDOAH, TX 77385

**Registered Office in Louisiana**

501 LOUISIANA AVENUE  
BATON ROUGE, LA 70802

**Principal Business Establishment in Louisiana**

9828 HWY 182 EAST  
MORGAN CITY, LA 70380

**Status**

**Status:** Active

**Annual Report Status:** In Good Standing

**Qualified:** 5/21/2013

**Last Report Filed:** 4/21/2020

**Type:** Limited Liability Company (Non-Louisiana)

**Registered Agent(s)**

<b>Agent:</b>	CORPORATION SERVICE COMPANY
<b>Address 1:</b>	501 LOUISIANA AVENUE
<b>City, State, Zip:</b>	BATON ROUGE, LA 70802

EXHIBIT - 8

**Appointment  
Date:**

5/21/2013

## Officer(s)

**Additional Officers:** No

**Officer:** HENRY ROBARDS  
**Title:** Manager  
**Address 1:** 217 TIGER LILY  
**City, State, Zip:** HOUMA, LA 70360

## Amendments on File (1)

Description	Date
Foreign LLC Statement of Change	12/28/2015

Print



---

**From:** Brent Boudreaux <[bboudreaux@jabenergysolutions.com](mailto:bboudreaux@jabenergysolutions.com)>  
**Sent:** Wednesday, February 24, 2021 11:02 AM  
**To:** Richard Burgo <[richard@offshoretechnical.com](mailto:richard@offshoretechnical.com)>  
**Subject:** RE: Invoices HI A 370-A

Richard  
We are trying to expedite payment from BEE/BSEE.  
As soon as payment is released we can begin to get vendors paid.

Thanks,

Brent Boudreaux  
JAB Energy Solutions  
19221 I 45 South  
**Suite 324**  
Shenandoah, Texas 77385  
281-260-7500 office  
281-204-7168 cell

**Please note we moved offices.**

---

**From:** Richard Burgo <[richard@offshoretechnical.com](mailto:richard@offshoretechnical.com)>  
**Sent:** Thursday, February 18, 2021 1:46 PM  
**To:** Brent Boudreaux <[bboudreaux@jabenergysolutions.com](mailto:bboudreaux@jabenergysolutions.com)>  
**Subject:** Invoices HI A 370-A

Brent,

I've been directed on this matter.

We've submitted three separate invoices for the work performed on the HI A 370-A removal.  
Those were I-7851, I-7859, and I-7887. The total for all three invoices is \$534,478.55  
I confirmed that all three invoices are in your payables to be paid.

The last invoice submitted is at 62 days outstanding.

I was hoping to get an update from you on the expected payment date for all three.

Let me know if any additional information is needed.

Thanks,

**Richard Burgo**  
General Manager



690 South Hollywood Rd  
Houma, LA 70360  
(855) 879-3212 Office  
(855) 855-7780 Direct/Cell  
(855) 879-3475 Fax

[website](#) | [Facebook](#)

This e-mail is confidential and is intended only for the person(s) named above. Its contents may also be protected by privilege, and all rights to privilege are expressly claimed and not waived. If you have received this e-mail in error, please call us immediately and destroy the entire e-mail. If this e-mail is not intended for you, any reading, distribution, copying, or disclosure of this e-mail is strictly prohibited.

**Subject:** Offshore Technical Solutions Inv.# I-7859 for JAB Energy Solutions PO# JAB-0708  
**Date:** Wednesday, December 9, 2020 at 12:31:52 PM Central Standard Time  
**From:** Amy Porche  
**To:** invoice@jabenergysolutions.com  
**Attachments:** image001.jpg, image002.png, Offshore Technical Solutions Inv.# I-7859.pdf

Please find attached Offshore Technical Solutions Inv.# I-7859 for JAB Energy Solutions PO# JAB-0708 for your processing.

Kindest Regards,

---

**Amy Porche**  
Office Administrator



690 South Hollywood Road Houma, LA 70360  
(985) 879-3212 Office  
(985) 688-5800 Direct  
(985) 879-3475 Fax

[www.offshoretechnical.com](http://www.offshoretechnical.com)

This e-mail is confidential and is intended only for the person(s) named above. Its contents may also be protected by privilege, and all rights to privilege are expressly claimed and not waived. If you have received this e-mail in error, please call us immediately and destroy the entire e-mail. If this e-mail is not intended for you, any reading, distribution, copying, or disclosure of this e-mail is strictly prohibited.

Received: from BYAPR17MB2712.namprd17.prod.outlook.com  
 (2603:10b6:a03:e1::23)  
 by BN7PR17MB2194.namprd17.prod.outlook.com with HTTPS; Wed, 9 Dec  
 2020  
 18:32:51 +0000  
 Received: from C01PR15CA0110.namprd15.prod.outlook.com  
 (2603:10b6:101:21::30)  
 by BYAPR17MB2712.namprd17.prod.outlook.com (2603:10b6:a03:e1::23)  
 with  
 Microsoft SMTP Server (version=TLS1\_2,  
 cipher=TLS\_ECDHE\_RSA\_WITH\_AES\_256\_GCM\_SHA384) id 15.20.3632.21; Wed,  
 9 Dec  
 2020 18:32:47 +0000  
 Received: from MW2NAM12FT032.eop-nam12.prod.protection.outlook.com  
 (2603:10b6:101:21:cafe::a) by C01PR15CA0110.outlook.office365.com  
 (2603:10b6:101:21::30) with Microsoft SMTP Server (version=TLS1\_2,  
 cipher=TLS\_ECDHE\_RSA\_WITH\_AES\_256\_GCM\_SHA384) id 15.20.3654.12 via  
 Frontend  
 Transport; Wed, 9 Dec 2020 18:32:47 +0000  
 Received: from NAM10-MW2-obe.outbound.protection.outlook.com  
 (52.100.157.206)  
 by MW2NAM12FT032.mail.protection.outlook.com (10.13.180.225) with  
 Microsoft  
 SMTP Server (version=TLS1\_2,  
 cipher=TLS\_ECDHE\_RSA\_WITH\_AES\_256\_GCM\_SHA384) id  
 15.20.3654.10 via Frontend Transport; Wed, 9 Dec 2020 18:32:47 +0000  
 From: "postmaster@allisonmarine.onmicrosoft.com"  
 <postmaster@allisonmarine.onmicrosoft.com>  
 To: Amy Porche <amy@offshoretechnical.com>  
 Subject: Delivered: Offshore Technical Solutions Inv.# I-7859 for JAB  
 Energy  
 Solutions PO# JAB-0708  
 Thread-Topic: Offshore Technical Solutions Inv.# I-7859 for JAB  
 Energy  
 Solutions PO# JAB-0708  
 Thread-Index: Adb0WwXVwFhXlopMTDK9QzRd7WJDbAAAEP8a  
 Date: Wed, 9 Dec 2020 18:32:45 +0000  
 Message-ID:  
 <26ff0509-b489-4a36-b69f-  
 c0ed4b8bd8ed@CH2PR07MB6551.namprd07.prod.outlook.com>  
 References:  
  
 <BN7PR17MB2194926AF8D03224A5BDFC92BFCC0@BN7PR17MB2194.namprd17.prod.ou  
 tlook.com>  
 In-Reply-To:  
  
 <BN7PR17MB2194926AF8D03224A5BDFC92BFCC0@BN7PR17MB2194.namprd17.prod.ou  
 tlook.com>  
 Content-Language: en-US  
 X-MS-Exchange-Organization-AuthSource:



MW2NAM12FT032.eop-nam12.prod.protection.outlook.com  
 X-MS-Has-Attach: yes  
 X-Auto-Response-Suppress: All  
 X-MS-Exchange-Organization-Network-Message-Id:  
 7c311a03-68ca-4935-e16c-08d89c70d3ae  
 X-MS-TNEF-Correlator:  
 X-MS-Exchange-Organization-RecordReviewCfmType: 0  
 x-ms-publictraffictype: Email  
 received-spf: Pass (protection.outlook.com: domain of  
 NAM10-MW2-obe.outbound.protection.outlook.com designates  
 52.100.157.206 as  
 permitted sender) receiver=protection.outlook.com; client-  
 ip=52.100.157.206;  
 helo=NAM10-MW2-obe.outbound.protection.outlook.com;  
 x-ms-exchange-organization-originalclientipaddress: 52.100.157.206  
 x-ms-exchange-organization-originalserveripaddress: 10.13.180.225  
 x-ms-exchange-organization-submissionquotaskipped: False  
 authentication-results: spf=pass (sender IP is 52.100.157.206)  
 smtp.helo=NAM10-MW2-obe.outbound.protection.outlook.com;  
 offshoretechnical.com; dkim=pass (signature was verified)  
 header.d=allisonmarine.onmicrosoft.com;offshoretechnical.com;  
 dmarc=bestguesspass action=none  
 header.from=allisonmarine.onmicrosoft.com;compauth=pass reason=109  
 arc-seal: i=1; a=rsa-sha256; s=arcselector9901; d=microsoft.com;  
 cv=none;  
 b=eK00n+OEySs/  
 YnAfr7JIMMMVfiIFth0CsW8cfXMpIMzD02MYZ6aN0Dw+qTjDVSYZCZTWfDBpD8+55uUfw1  
 U5sHZUNJWNM6URJPpv5Uj fjn3NwdStsHcFDqA70GpL78VWSRpU5fd73J/  
 tHZQfz5C7jBhyIrLMvnusyKuZYM07GTacRmPn0G1Y+AEV3R+zeDssFfi17ct8DlKx5A14Z  
 X+2m5Pg66x39CFnDcInwlQTer99C00Nae0P0n/ecm/0z8dcqvQJLfYcRW/L9XRRpAWuP/  
 ManYaRZpRruR/RXDtQKklgFLaakXHGLW3zRz4fkQRi3F7pAaEE/BL2gjhLbHfQw==  
 arc-message-signature: i=1; a=rsa-sha256; c=relaxed/relaxed;  
 d=microsoft.com;  
 s=arcselector9901;  
 h=From:Date:Subject:Message-ID:Content-Type:MIME-Version:X-MS-  
 Exchange-SenderADCheck;  
 bh=BXRRdEU7e0M6cc2KoiSNEh+QaDPd6aMc99E9Z0aVtwo=;  
 b=M6aBdsoUN/  
 vD9oD30KxXIoPr2eVBpgSl0EN2Xq2QUwgUqzuz9jamIvuayii9roP560U0+1KUVY62llax  
 tYZtk/  
 CTkQGniWGylAruoLstSFLEB5gou2LGcfjuy6xW2b1kCmam2nqSAGhtNoUXNTpFV6vkV0BV  
 HbC99gA0xckGf00TL6gRjgxR50YFU/TyV88AbESxx8zLuEvrLK2Qc1/  
 pkTtHplBSISpi6FAYNFC0t8z0R8L1mAsXkH7G23qfXmBfT/  
 887m3jbyR0NRVmb537QtjkjXnr0m6pishEVrZWM12Xg4zpk0aEta4geSNL5I59wY/  
 0Qm5T0q/qi8Nb6tZdMg==  
 arc-authentication-results: i=1; mx.microsoft.com 1; spf=pass;  
 dmarc=pass  
 action=none header.from=allisonmarine.onmicrosoft.com; dkim=pass  
 header.d=allisonmarine.onmicrosoft.com; arc=none  
 dkim-signature: v=1; a=rsa-sha256; c=relaxed/relaxed;



d=allisonmarine.onmicrosoft.com; s=selector2-allisonmarine-onmicrosoft-com;  
h=From:Date:Subject:Message-ID:Content-Type:MIME-Version:X-MS-Exchange-SenderADCheck;  
bh=BXRRdEU7e0M6cc2KoiSNEh+QaDPd6aMc99E9Z0aVtwo=;  
b=H1jw68eTqugeJ5E/  
suBh88TzIPhhVeJohsPf+72AUxnoCE6YtwQW1Wtgl3MkVV0VFb8I/6fF7fo/PzmYRYvV/  
NyxxonpsqpWbb8rJ6xCQIldtRB49gTkp8J/  
wbnmC7hG0X1iMATgA0T6sJGwukSHN2Y2vA9uBZhYL0iUHjd70B4=  
x-ms-office365-filtering-correlation-id: 7c311a03-68ca-4935-e16c-08d89c70d3ae  
x-ms-trafficdiagnostic: CH2PR07MB6551:|BYAPR17MB2712:  
x-microsoft-antispam-prvs:  
<CH2PR07MB65514CA88D45B049F67F8D95B8CC0@CH2PR07MB6551.namprd07.prod.outlook.com>  
x-ms-oob-tlc-oobclassifiers: OLM:53;OLM:53;  
x-forefront-antispam-report:  
CIP:52.100.157.206;CTRY:US;LANG:en;SCL:1;SRV:;IPV:NLI;SFV:NSPM;H:NAM10-MW2-obe.outbound.protection.outlook.com;PTR:mail-mw2nam10hn2206.outbound.protection.outlook.com;CAT:NONE;SFS:(1930700014)(83120400003)(2876002)(6506007)(6512007)(53546011)(7636003)(19233515002)(83380400001)(42882007)(356005)(6916009)(8676002)(336012)(30864003)(31696002)(19627235002)(6486002)(26005)(5660300002)(8636004)(36736006)(78352004)(15843345004)(36906005)(1096003)(956004)(66574015)(496002)(9686003)(82146005)(299355004);DIR:INB;  
x-ms-exchange-senderadcheck: 1  
x-microsoft-antispam: BCL:0;  
x-ms-exchange-crosstenant-network-message-id: 7c311a03-68ca-4935-e16c-08d89c70d3ae  
x-ms-exchange-crosstenant-originalarrivaltime: 09 Dec 2020 18:32:47.3329 (UTC)  
x-ms-exchange-crosstenant-fromentityheader: Internet  
x-ms-exchange-crosstenant-id: 1718b1dc-a2ae-409f-813f-6c1fcbed01b9  
x-ms-exchange-transport-crosstenanthheadersstamped: BYAPR17MB2712  
x-microsoft-antispam-untrusted: BCL:0;  
x-microsoft-antispam-message-info-original: Q7I1FtCyuNmheDgNni9UL+jWkY2XoS9B4mnf8ebNASWr0AfCl+bTADZ8S/swopDqv++hZ7V2oa1edhnt3zB9iKmr08s0udi7HvBpcDhAy+Mq9naBpiM+TM6BXW2VzEWF9WMWzlhM0MZntjIZRHujnXfKN/4uJXITFKxvr5xdfRz6JXQHElmaLent8u48C/6PI9kRE42R0EqyV0DF5sLXFujLyHkjDATA1Fug7S+7d8EmQa620Syl8V5e8dQx9sj2nYfytQxfTtv4v8P+D3Jsjs1S4ci7cWbNyriKY6FGURTBkpQjV+xviAluUAQUh2KLRFDF6Lg8wPkJWkSRwlcU9BJymVob2cquQS/Z7wp02ow7RzTrbV0vxxi0jdMkC6fPD4xH/XZnKtZspxVkr37tbDJfLYs2g2ciW0h0iLKusDFLQzC8Jod/qJpSRZF8qopqc  
x-forefront-antispam-report-untrusted:  
CIP:255.255.255.255;CTRY:;LANG:en;SCL:1;SRV:;IPV:NLI;SFV:NSPM;H:;PTR:;CAT:NONE;SFS:(136003)(376002)(346002)(366004)(1930700014)(53546011)

(19627235002)(6916009)(31696002)(78352004)(78496005)(8676002)  
 (66946007)(15843345004)(66576008)(66574015)(83120400003)(9686003)  
 (2876002)(42186006)(83380400001)(508600001)(19233515002)(5660300002)  
 (42882007)(30864003)(2906002)(82146005)(299355004);DIR:OUT;SFP:1501;  
 x-eopattributedmessage: 0  
 x-eoptenantattributedmessage: 1718b1dc-a2ae-409f-813f-6c1fcbed01b9:0  
 x-ms-exchange-transport-crosstenantheadersstripped:  
 MW2NAM12FT032.eop-nam12.prod.protection.outlook.com  
 x-ms-exchange-transport-crosstenantheaderspromoted:  
 MW2NAM12FT032.eop-nam12.prod.protection.outlook.com  
 x-ms-exchange-transport-endtoendlatency: 00:00:04.1044217  
 x-ms-exchange-processed-by-bccfoldering: 15.20.3632.023  
 x-ms-exchange-crosstenant-authas: Anonymous  
 x-ms-exchange-crosstenant-authsource:  
 MW2NAM12FT032.eop-nam12.prod.protection.outlook.com  
 X-Microsoft-Antispam-Mailbox-Delivery:  
 ucf:0;jmr:0;auth:0;dest:I;ENG:(20160514016)(750128)(520011016)  
 (944506458)(944626604);  
 X-Microsoft-Antispam-Message-Info:  
 =?us-ascii?Q?  
 KhdC7jYxmKXbxTZcJpCuN75uG2wRlEGp81+dC9R+Ic0TkSNlVhxrCiM4R2kF?=  
 =?us-ascii?Q?39L0ai30KxhEB8eaUfRSb/KDtJqIjU9UChRH/  
 7v3g97639J3BwXX8Vo6u9B2?=  
 =?us-ascii?Q?  
 nuy0EnuByZPon7LDDCsjm+Bwmy2A2NsLyEgR0eTk3maj4XoNwnEzSgAhGZ11?=  
 =?us-ascii?Q?  
 G9sptb7+05NJdAPYPPrhcQP06Nx9XVMzH6QuVJFfkFRmjsZp2+E1lQ8DkWVc9?=  
 =?us-ascii?Q?dGgDJhpMaj4mkqvK/KI80vAD6aaWtF5xoTa0Gp/  
 UpwZcKLep4s8QHpj3SUnY?=  
 =?us-ascii?Q?  
 f8qCgH+pj0RpSA3S6r0Fjc09YiyC5xQ1eUqNXdusDBMsZnmn6ez+JaMEPkyd?=  
 =?us-ascii?Q?JoRLAFVnQV/Hd2mtmaC3n4P0PJU6QihW7MEZNTe/Ak/  
 k+ppf+XfJ7INW1jjw?=  
 =?us-ascii?Q?m0LCt0vgk+bN1ybq1dHwLI0159pEdISVauztY/oUb/  
 AJFvCcIpeEFfQ0uta9?=  
 =?us-ascii?Q?TBh6ou2IMuasEhnT0zPuL/qCWBIB90iY4bjKhCJ6pa/  
 0rm33hp0Qlvx777Ph?=  
 =?us-ascii?Q?PNUt22BINEvTSEd0Ir/  
 5mlKXc0okXtBG1tntDqVpRPQcp4hbLwlhAiGgN8A8?=  
 =?us-ascii?Q?  
 239tvDN8eGk+yCNm3EKyInjGTu3K3m9CGAxsgVH6+NJXdqyYKbs5C8E0vjMf?=  
 =?us-ascii?Q?1wTx5+aJ8Z7grId9CEN/  
 ZGfxFSDz+2sMtNhj0uW7dp3pWauN0JtBrQ+BTGss?=  
 =?us-ascii?Q?  
 aCWlphqqvBoqjmdl3B11kIWJezUgdADZr+EQxCxgVJsmsGi1bn0CH1cxs0JE?=  
 =?us-ascii?Q?b3n/  
 sLL1Pftr+sLYZDPOXrZfy0wsuDiEDISYTN5E0oL+uL6QIfQdQakDkVKV?=  
 =?us-ascii?Q?  
 uqBhDcVa5oofy1zX8Es0YhquQxM0nwYfH86FaXWpi23WUqWase5PXsxDQEn2?=  
 =?us-ascii?Q?wamq4jZufKd0V0SxbwVo85U3/



JWE6CHDa31UAYERFZX56swTT30Y2FytUh8R?=  
 =?us-ascii?Q?TIaszkJJJmV0Q8KGR7P5lv42ewKxS7tDzbmRVJIenC2Vz8R1t+8ww/  
 iat8G3?=  
 =?us-ascii?Q?1M1Gh01nN7ebgwldVVTJKbtanEynQbUKKPi2kZK0858j0dV33Konej/  
 v5C4?=  
 =?us-ascii?Q?luXH0jdEWbjuW/3jhbWx+V/wxHDBeEm23/  
 xgY0oKM1gXnIMfE4iwBlmYFIT0?=  
 =?us-ascii?Q?xdfDpGK0h8N9nTzHCSH0+rEw0b1qJpAoxCZcQAfzL9q9k2gQ/  
 TcqeyzfIl0N?=  
 =?us-ascii?Q?uU9Bpr10V2nu86p+sEhgV/  
 qXIWozhKwBvj0LPPiN0wjCCV6MZyvUgr7pt7v/?=  
 =?us-ascii?Q?JEFBp9WQxZV/N2c4UNhfitZsMCBughsvKeqJZ/  
 ihkldZ1xLjo55kllMUZ02i?=  
 =?us-ascii?Q?  
 diriD8A7P0W0x2aF7Z1La+0xgNl+XsGn8h5wYH0eltGRo7w8w6thaEC6G74x?=  
 =?us-ascii?Q?R+I4AY8=3D?=  
 Content-Type: multipart/report;

boundary="\_000\_26ff0509b4894a36b69fc0ed4b8bd8edCH2PR07MB6551namprd07pr\_  
 \_";  
 report-type=delivery-status  
 MIME-Version: 1.0

--\_000\_26ff0509b4894a36b69fc0ed4b8bd8edCH2PR07MB6551namprd07pr\_  
 Content-Type: multipart/alternative;

boundary="\_002\_26ff0509b4894a36b69fc0ed4b8bd8edCH2PR07MB6551namprd07pr\_  
 \_"  
 --\_002\_26ff0509b4894a36b69fc0ed4b8bd8edCH2PR07MB6551namprd07pr\_  
 Content-Type: text/plain; charset="us-ascii"  
 Content-Transfer-Encoding: quoted-printable

Your message has been delivered to the following recipients:

lgreenleaf@allisonmarine.onmicrosoft.com<mailto:lgreenleaf@allisonmar  
 ine.on=  
 microsoft.com>

Subject: Offshore Technical Solutions Inv.# I-7859 for JAB Energy  
 Solutions=  
 PO# JAB-0708

--\_002\_26ff0509b4894a36b69fc0ed4b8bd8edCH2PR07MB6551namprd07pr\_  
 Content-Type: text/html; charset="us-ascii"  
 Content-ID:  
 <D00B34572FEBE74E8E23BC4993BF701C@namprd17.prod.outlook.com>  
 Content-Transfer-Encoding: quoted-printable

```
<html><head>
<meta http-equiv=3D"Content-Type" content=3D"text/html; charset=3Dus-
ascii"=
>
</head>
<body>
<p><b><font color=3D"#000066" size=3D"3" face=3D"Arial">Your message
has be=
en delivered to the following recipients:</font></b></p>
<font color=3D"#000000" size=3D"2" face=3D"Tahoma">
<p><a
href=3D"mailto:lgreenleaf@allisonmarine.onmicrosoft.com">lgreenleaf@a=
llisonmarine.onmicrosoft.com</a></p>
<p>Subject: Offshore Technical Solutions Inv.# I-7859 for JAB Energy
Soluti=
ons PO# JAB-0708</p>
</font>
</body>
</html>
```

--\_002\_26ff0509b4894a36b69fc0ed4b8bd8edCH2PR07MB6551namprd07pr\_--

--\_000\_26ff0509b4894a36b69fc0ed4b8bd8edCH2PR07MB6551namprd07pr\_  
Content-Type: message/delivery-status

Reporting-MTA: dns; CH2PR07MB6551.namprd07.prod.outlook.com

Final-recipient: RFC822; lgreenleaf@allisonmarine.onmicrosoft.com

Action: delivered

Status: 5.4.0

X-Supplementary-Info: < #2.0.0 smtp;250 2.0.0 OK>

--\_000\_26ff0509b4894a36b69fc0ed4b8bd8edCH2PR07MB6551namprd07pr\_  
Content-Type: message/rfc822

Content-Disposition: attachment;

creation-date="Wed, 09 Dec 2020 18:32:51 GMT";

modification-date="Wed, 09 Dec 2020 18:32:51 GMT"

Received: from SN2PR01CA0060.prod.exchangelabs.com (2603:10b6:800::28)  
by

CH2PR07MB6551.namprd07.prod.outlook.com (2603:10b6:610:26::33) with  
Microsoft

SMTP Server (version=TLS1\_2,  
cipher=TLS\_ECDHE\_RSA\_WITH\_AES\_256\_GCM\_SHA384) id  
15.20.3654.13; Wed, 9 Dec 2020 18:32:14 +0000

Received: from SN1NAM04FT064.eop-NAM04.prod.protection.outlook.com  
(2603:10b6:800:0:cafe::5a) by SN2PR01CA0060.outlook.office365.com  
(2603:10b6:800::28) with Microsoft SMTP Server (version=TLS1\_2,  
cipher=TLS\_ECDHE\_RSA\_WITH\_AES\_256\_GCM\_SHA384) id 15.20.3654.12 via



Frontend

Transport; Wed, 9 Dec 2020 18:32:14 +0000  
 Received: from NAM02-CY1-obe.outbound.protection.outlook.com  
 (40.107.76.134)  
 by SN1NAM04FT064.mail.protection.outlook.com (10.152.89.198) with  
 Microsoft  
 SMTP Server (version=TLS1\_2,  
 cipher=TLS\_ECDHE\_RSA\_WITH\_AES\_256\_GCM\_SHA384) id  
 15.20.3654.12 via Frontend Transport; Wed, 9 Dec 2020 18:32:13 +0000  
 Received: from BN7PR17MB2194.namprd17.prod.outlook.com  
 (2603:10b6:406:c2::22)  
 by BN6PR17MB3138.namprd17.prod.outlook.com (2603:10b6:405:7d::12)  
 with  
 Microsoft SMTP Server (version=TLS1\_2,  
 cipher=TLS\_ECDHE\_RSA\_WITH\_AES\_256\_GCM\_SHA384) id 15.20.3632.17; Wed,  
 9 Dec  
 2020 18:31:53 +0000  
 Received: from BN7PR17MB2194.namprd17.prod.outlook.com  
 ([fe80::e8f8:4183:cdd6:61fa]) by  
 BN7PR17MB2194.namprd17.prod.outlook.com  
 ([fe80::e8f8:4183:cdd6:61fa%6]) with mapi id 15.20.3632.023; Wed, 9  
 Dec 2020  
 18:31:53 +0000  
 From: Amy Porche <amy@offshoretechnical.com>  
 To: "invoice@jabenergysolutions.com" <invoice@jabenergysolutions.com>  
 Subject: Offshore Technical Solutions Inv.# I-7859 for JAB Energy  
 Solutions  
 PO# JAB-0708  
 Thread-Topic: Offshore Technical Solutions Inv.# I-7859 for JAB  
 Energy  
 Solutions PO# JAB-0708  
 Thread-Index: Adb0WwXVwFhXlopMTDK9QzRd7WJDbA==  
 Disposition-Notification-To: Amy Porche <amy@offshoretechnical.com>  
 Date: Wed, 9 Dec 2020 18:31:52 +0000  
 Message-ID:

<BN7PR17MB2194926AF8D03224A5BDFC92BFCC0@BN7PR17MB2194.namprd17.prod.ou  
 tlook.com>  
 Accept-Language: en-US  
 Content-Language: en-US  
 X-MS-Exchange-Organization-AuthSource:  
 SN1NAM04FT064.eop-NAM04.prod.protection.outlook.com  
 X-MS-Exchange-Organization-TransportTrafficType: Email  
 X-MS-Has-Attach:  
 X-Auto-Response-Suppress: DR, OOF, AutoReply  
 X-MS-Exchange-Organization-Network-Message-Id:  
 89284b24-c20d-47e2-4f83-08d89c70bfc7  
 X-MS-Exchange-Organization-SCL: 1  
 X-MS-TNEF-Correlator:  
 X-MS-Exchange-Organization-RecordReviewCfmType: 0



x-ms-publictraffictype: Email  
 x-ms-exchange-organization-transporttraffictype: Email  
 received-spf: Pass (protection.outlook.com: domain of  
 offshoretechnical.com  
 designates 40.107.76.134 as permitted sender)  
 receiver=protection.outlook.com; client-ip=40.107.76.134;  
 hello=NAM02-CY1-obe.outbound.protection.outlook.com;  
 x-ms-exchange-organization-originalclientipaddress: 40.107.76.134  
 x-ms-exchange-organization-originalserveripaddress: 10.152.89.198  
 x-originating-ip: [108.93.22.168]  
 authentication-results: spf=pass (sender IP is 40.107.76.134)  
 smtp.mailfrom=offshoretechnical.com; jabenergysolutions.com;  
 dkim=pass  
 (signature was verified)  
 header.d=NETORG4934644.onmicrosoft.com;jabenergysolutions.com;  
 dmarc=bestguesspass action=none  
 header.from=offshoretechnical.com;compauth=pass reason=109  
 arc-seal: i=1; a=rsa-sha256; s=arcselector9901; d=microsoft.com;  
 cv=none;  
 b=j+oWq2wjEdmvTFQ/  
 eb60FHQec3yzkdp1+MBympoP1VFQh0FaHATdh0QJeaIH6eLkUFbjwUx6qyYBV/  
 UbSnUhSeXYd9+Pd/  
 2c4FHJgJTp5p51jV3ue5Bqk7vEMtlVHyZHu2WUilNhWoN90evU4CoXY6wuUtjB9f4wbcn6  
 lD2kqTUZQdc7lFvxvR0/2QyQ9AeMIgk0GKTLHfYQPofjl4Irf9XcdT6FbKLTwVISuYPXIay  
 1LSEfE0VbG/  
 d54euardBYXrVHY4wzTcshaRjLR0RVbZsYeE9Ve5r1Zwfl40WoNZRwLLK5hlyHL9UznCUB  
 gLQqD6tUf8apT3VXADo5qVyTVQ==  
 arc-message-signature: i=1; a=rsa-sha256; c=relaxed/relaxed;  
 d=microsoft.com;  
 s=arcselector9901;  
 h=From:Date:Subject:Message-ID:Content-Type:MIME-Version:X-MS-  
 Exchange-SenderADCheck;  
 bh=lZGMwhFbsBT6nNVHecF/aIQDR/5E6sI4qv3ML11hjdI=;

b=mVzVCY5SdIRwC5E+j6dw61rgw6myjwhAbVQoLrZPlKTYI3xIo0dipFkLXVFNlUt3Pki  
 j/M8oKKAe/4FZY0gUGrjYSVxhi/  
 cuZCoxqx3p1nVbKJMOwA0mhZaXT6VZ80HsuXaXoZI6Pp2Nf6RDfBXCn+e2xeUXyZZRkzWP  
 juQMCqNp0eTg8jqLUoxFoFFwk4tgcYrWAW0veRZ0B/  
 Sos0EvnoEcJgmUhJXDutYvjHsRwkNAFDLZFY7A5HX10Tjc1JSnVPtnygiZ26e81vXcoQXQ  
 6Css+KfQ07kykh0yLfzj00k4aLXGr8CdMc5K/dGo0PlzBJakit9jznA68+NBkjJnQw==  
 arc-authentication-results: i=1; mx.microsoft.com 1; spf=pass  
 smtp.mailfrom=offshoretechnical.com; dmarc=pass action=none  
 header.from=offshoretechnical.com; dkim=pass  
 header.d=offshoretechnical.com;  
 arc=none  
 dkim-signature: v=1; a=rsa-sha256; c=relaxed/relaxed;  
 d=NETORG4934644.onmicrosoft.com; s=selector2-NETORG4934644-  
 onmicrosoft-com;  
 h=From:Date:Subject:Message-ID:Content-Type:MIME-Version:X-MS-  
 Exchange-SenderADCheck;

bh=lZGMwhFbsBT6nNVHecF/aIQDR/5E6sI4qv3ML11hjdI=;

b=nxw13I8iHxbGScjWW+07bW9MrZSxZEUBL0NE16depn3VABPJJsPCLtMiuNAXZY9P2EZ1  
aVzDj3DnSu8rMhtRf8Y0Vmr1ErUrhMK9y+1jkhek0UBVu+RPaQTpgk7SdGqpV/  
kbLH9EWB+Ki5BXJMq6o5B2Y8PF9wW50n/AQuWqIt8=  
x-ms-office365-filtering-correlation-id: 89284b24-  
c20d-47e2-4f83-08d89c70bfc7  
x-ms-trafficdiagnostic: BN6PR17MB3138:|CH2PR07MB6551:  
x-microsoft-antispam-prvs:

<BN6PR17MB313830D4FF508B27D22DCB22BFCC0@BN6PR17MB3138.namprd17.prod.outlook.com>

x-ms-oob-tlc-oobclassifiers: OLM:8882;OLM:8882;  
x-forefront-antispam-report:

CIP:40.107.76.134;CTRY:US;LANG:en;SCL:1;SRV:;IPV:NLI;SFV:NSPM;H:NAM02-CY1-obe.outbound.protection.outlook.com;PTR:mail-eopbgr760134.outbound.protection.outlook.com;CAT:NONE;SFS:(7636003)(6862004)(33656002)(1096003)(8676002)(28085005)(8636004)(55016002)(26005)(15974865002)(86362001)(7696005)(58800400005)(21480400003)(9686003)(52536014)(83290400002)(83280400002)(166002)(83380400001)(36906005)(336012)(83320400002)(83300400002)(83310400002)(356005)(5660300002)(6506007);DIR:INB;  
x-ms-exchange-senderadcheck: 1  
x-microsoft-antispam: BCL:0;  
x-microsoft-antispam-message-info:  
=?us-ascii?Q?9R//  
a65owyBgb6pTGPmBa9W0rdSFRijXPamZj83SPTSDxJQFXEU6xgaW8hs7?=  
=?us-ascii?Q?9QJks09SFgSdvoAm5K6b/  
xW4FcqmKlZo07Rjq7W3jFB7RB39cmU4KjbnYm3C?=  
=?us-ascii?Q?DASftzGTBI7yv56iieBhh3ZBjPn42/2Cu/BBI/ux/  
vgpCnc2d0V06oj0vVi7?=  
=?us-ascii?Q?  
CpVzXG+Y55s03o9o2ccb6dpoNz3Yf+QKJzrLY0HHDF71RjKG8KnSu4DurQ5v?=  
=?us-ascii?Q?+jLc0LtziQ6hH+sheAAgpn5PqgMY7zku5yEhyQxx27t2DYhWHzMFC/  
qL0cg?=  
=?us-ascii?Q?  
04PsUMn+CXXREJ7hMnR4Z3YAeUbth7aHh1XpYqGkqzBUzEM5UAS6zJVTqX+o?=  
=?us-ascii?Q?32Apiw1WCADS06hn1P9vJ4SleAqBJ/  
01sMSb3FNpS1x80NNRpNRk6tFblm0w?=  
=?us-ascii?Q?  
0Pt4ofBMcPjJ0gGQCmo0oWDUybtPwzIjDQTB1JX0RUIaSMbMRL0yWqNrMFvC?=  
=?us-ascii?Q?  
ylBe5Tfnlmc7NVA4VhKsTPksWLoJroYm+dWYBfSEIggRbor2susjoPjs5HWR?=  
=?us-ascii?Q?p4H714GAQTmR+zdmqAULwAZdn163cu/  
yLcRh4wVe3XTfaxLxZ0Nla0NFsCoo?=  
=?us-ascii?Q?  
53qBSny00qiRVRA+0U3Lx2AuCBpAMdu1zQsD8Pd90Uyvvn4YbiosLfcYG0I3k?=  
=?us-ascii?Q?  
rY9BssulmJhC37congv7hlqrlSaTNVnHCjeqGSPtDfZDmGP4/6dRkaC86qP?=  
=?us-ascii?Q?



=?us-ascii?Q?  
 YL5vbEPqAwnIDb5fjzzd89Qpi2V9J+JshmcS90haATPCFsKml3ZMTFw3mvFM?=  
 =?us-ascii?Q?kXlpc+VGlggoaK0aK/  
 gdtYl6rr5wNTM7gQ8NTiEaz7xQLUE1hWHx0QmUl9g8?=  
 =?us-ascii?Q?20qw00K8IKczWByCj0rwqQemiz7VCG6YneUpT8pkycPczg/8uv/  
 6cSC4FN0P?=  
 =?us-ascii?Q?  
 jawdRhMwiegrfIlriiHpEkhr54Yaf2mpiRapczq53FdpvXvNXyqTgJ86wmYR?=  
 =?us-ascii?Q?  
 dsBcsjLQPbCDuAo8eW3aqC5d8ejnPboetJsJvfUpujM5LxIdVghUpR9o9rts?=  
 =?us-ascii?Q?  
 zw9KqtPfNbcvtGlyUifAhav7GJyP5yXvjPlkpDHaZcpvrb110QIVqN34E87j?=  
 =?us-ascii?Q?YJZtN+Uc1MFaVZmxeB07d6cHpUjtYes8JYT9Dos3Q/  
 nyYuPH7b6TmDCAffFo?=  
 =?us-ascii?Q?qRr92AMwXVY0aWspWat7KKeK6zVthHIXXgX6KtkpzP+ZNgPY52/  
 0LJx4opU7?=  
 =?us-ascii?Q?k5fM5Z3X92e7d3ka/  
 K+P+vmBd0w0gzhIk8fPpGRbDsnXEzJjjuxl1LZvuPdx?=  
 =?us-ascii?Q?Sz+B4BshsWV1TDq7tH8s+lbhnLMLvzNzQc/  
 NBYRSowTr0h2QX14pLnrznkyD?=  
 =?us-ascii?Q?  
 Gza2Shcj4b8iFNlKocatatKXLSmoKYITT0JzG4jhd4cZ1bV0c6AptZTBxSRJ8?=  
 =?us-ascii?Q?EuRsTR82YGH0/  
 PAXhC5sby2JFjTctWXfGzl8Fw5xSakELWJX+w=3D=3D?=  
 x-ms-exchange-transport-forked: True  
 x-ms-exchange-crosstenant-network-message-id:  
 89284b24-c20d-47e2-4f83-08d89c70bfc7  
 x-ms-exchange-crosstenant-originalarrivaltime: 09 Dec 2020  
 18:32:13.6397 (UTC)  
 x-ms-exchange-crosstenant-fromentityheader: Internet  
 x-ms-exchange-crosstenant-id: 5ad2ad8c-7114-462f-bafb-fe3ad9261ef4  
 x-ms-exchange-transport-crosstenantheadersstamped: CH2PR07MB6551  
 authentication-results-original: jabenergysolutions.com; dkim=none  
 (message  
 not signed) header.d=none;jabenergysolutions.com; dmarc=none  
 action=none  
 header.from=offshoretechnical.com;  
 x-microsoft-antispam-untrusted: BCL:0;  
 x-microsoft-antispam-message-info-original:  
 BtBpZke58ub6G8G/  
 e+0fcgHEXCVVH8huQcWyeRQaJEabi+inVdJ2Hj7GU45h49LNfjg9LDTsL95o30jcM8EM0m  
 2y+Ui70bGeu7zA+m1dS9uEFhou55u9q+ua2dNYtJTaUZi0Em7ojN5Yv3Yy7ZZhEgtKq5c  
 P1d+pkYos3LMQzsgavv0Bhfu2jGwhF5MdHuu4KL9tMvXVdH0ngpiot1e1yfm+9NA50Nkdx  
 BsAfyAN/iK7qEVCbNw8Q22gGYNRm0YJPQ6RADHFQbCBrdoxM1RtPrF4E3tnQ//  
 5j8hFARMC6C3eseDJPBRcGyIQtk3qrgvuFSYMgGXMCwCnf5nIEfaqu8doutl2X9G3vVj/  
 lg/u0iBtaAfUgn+/mTLE4j9NFbb/xlgD6wgNy8v44i6R3SNEw==  
 x-forefront-antispam-report-untrusted:  
  
 CIP:255.255.255.255;CTRY:;LANG:en;SCL:1;SRV:;IPV:NLI;SFV:NSPM;H:BN7PR1  
 7MB2194.namprd17.prod.outlook.com;PTR:;CAT:NONE;SFS:(346002)(136003)

(376002)(366004)(66556008)(66476007)(66946007)(64756008)(71200400001)  
 (83380400001)(52536014)(76116006)(166002)(86362001)(4744005)(66576008)  
 (8936002)(66446008)(99936003)(33656002)(55016002)(26005)(186003)  
 (9686003)(8676002)(508600001)(7696005)(5660300002)(6506007)(6916009)  
 (2906002);DIR:OUT;SFP:1102;  
 x-eopattributedmessage: 0  
 x-eoptenantattributedmessage: 5ad2ad8c-7114-462f-bafb-fe3ad9261ef4:0  
 x-ms-exchange-transport-crosstenantheadersstripped:  
 SN1NAM04FT064.eop-NAM04.prod.protection.outlook.com  
 x-ms-exchange-transport-crosstenantheaderspromoted:  
 SN1NAM04FT064.eop-NAM04.prod.protection.outlook.com  
 x-ms-office365-filtering-correlation-id-prvs:  
 0ab8b0b5-7b09-41e0-3ae8-08d89c70b360  
 x-ms-exchange-crosstenant-authas: Anonymous  
 x-ms-exchange-crosstenant-authsource:  
 SN1NAM04FT064.eop-NAM04.prod.protection.outlook.com  
 x-ms-exchange-antispam-messagedata-original:  
 =?us-ascii?Q?  
 IJ8AaGMjTSXGNH00+rvtx7bku0koAWaU8hTDjk7Mx0h8szWYCA0+DWySw2ZH?=  
 =?us-ascii?Q?  
 zWzo1020vblxlXWnDPBxPigB8hCIGU5erm50NZqdjiajrehG4N+bIqjFisYpu?=  
 =?us-ascii?Q?  
 XI1dD5ULJD09SGXDmZWRWLeqNJFRQDIUJlshuLPb6t68KGL54iKEX15JeEx?=  
 =?us-ascii?Q?FKORM00EDZcc3dqwjBW//  
 eVFSgD8QAdQmSet+VQKDo9IhE2e0FM2QLHz/J5M?=  
 =?us-ascii?Q?  
 Q9SyVRURJpbJYShmud2wxyPkWzKq7h30AjYnwYJR4xRhG034iZJNIXAp4Sma?=  
 =?us-ascii?Q?G82CDW3Alg3dbZq6W/  
 zrpUArny4wcixzMlb+WV9urT1bJe2vYWjroqrwExRg?=  
 =?us-ascii?Q?1HWolZZtxF/  
 GzAP4D0ZkJAyEfZS42weLLZ9sNEzrxRWhR0FmHUE4cW4373xs?=  
 =?us-ascii?Q?neGpjFz0GTS046JAX2w0G+Nn/  
 If9kM1VjFYkYa4+FS8F08G8A7cL0odKk1C+?=  
 =?us-ascii?Q?  
 vSsuICSedR6AGCw64bVL1eRw1pXqLgQknfS3UzjaAi2hYRAziWFB0tkal/qP?=  
 =?us-ascii?Q?  
 ppNlxqEffzUSp6NjafZ5BVZPH47AJTUx0HfaHQV+WSl0H0xVWqz00dTvV0tJ?=  
 =?us-ascii?Q?1SjbSz5L/  
 oW502zj92oXnWuc0fT1Dx0KfznS0IS+tBpB0LmJmpHxYmlH3t7y?=  
 =?us-ascii?Q?nj/8NZDsQWL7rVBkGWvGL66hIZx5i5367tLR5fKpU/  
 G2Wt4QCAo2r6oJfJqE?=  
 =?us-ascii?Q?Q6keoIof0umFHqTT7LAGkBh3IgF7m30ucVkm0lp/  
 vUibF4xrxQmwoicdCde+?=  
 =?us-ascii?Q?  
 ADQeRlAhi1p043gHWxJG0mwXns9Vz0Cz5J5ZMsrvnWsIGNa+b8C3NvZDuFh8?=  
 =?us-ascii?Q?o7lqeSnCsGkXKyUwM6Sm2aWTSiC/  
 N+ge2ACcpbUL0Te4fBpf0wpaEx+ixbu?=  
 =?us-ascii?Q?  
 STS3QwJhsK8lofchYDNVHjn0Id80s2H0Ypgx127yEJ3TDQgIQF08reF+GiNC?=  
 =?us-ascii?Q?BGH0jzPxpAKVmyI0ugzRlNN7GEHEJXfB8PCdext/sAM=3D?=



x-ms-exchange-organization-originalsize: 22984001  
 x-ms-exchange-organization-arrivaltime: 09 Dec 2020  
 18:32:13.6397  
 (UTC)  
 x-ms-exchange-organization-fromentityheader: Internet  
 x-ms-exchange-organization-messagedirectionality: Incoming  
 x-ms-exchange-organization-id: 5ad2ad8c-7114-462f-bafb-fe3ad9261ef4  
 x-ms-exchange-organization-orgeopforest: NAM04  
 x-ms-exchange-organization-orderedprecisionlatencyinprogress:  
 LSRV=CH2PR07MB6551.namprd07.prod.outlook.com:TOTAL-HUB=19.145|  
 SMRE=9.886(RENV=0.215|REOD=2.806(SMRED=1.908(SMRED-Protocol  
 Filter Agent=1.906))|CMSGC=6.860  
 |R-CMSG=0.911(R-HS=0.900(R-HSXD=0.899)|XR-DR=0.900))|  
 CAT=9.378(CATOS=6.441(CATSM=6.428  
 (CATSM-Pre Index Routing Agent=2.468|CATSM-RMS Attachment Decryption  
 Agent=0.054|CATSM-DC Pre Content Filter Agent=3.783 |CATSM-UnJournal  
 Agent=0.053|CATSM-Journal Agent=0.064))|CATRESL=0.253(CATRESLLR=0.072  
 |CATRESLPR=0.179(X-CATRESLX=0.122))|CATORES=2.477(CATRS=2.476(CATRS-  
 DC Pre  
 Content Filter Agent=0.198 |CATRS-Transport Rule  
 Agent=0.808(X-ETRLD=0.120|X-ETREX=0.687)|CATRS-DLP Policy Agent=0.066  
 (X-DLPLD=0.066)|CATRS-Retention Policy Agent=0.053|CATRS-DC Content  
 Filter  
 Agent=1.024 |CATRS-Spam Filter Agent=0.237|CATRS-UnifiedGroup  
 Agent=0.055))|CATORT=0.056(CATRT=0.056 (CATRT-Supervisory Review  
 Agent=0.053))|CATOC=0.142(CATCM=0.142(CATCM-DC Post Content Filter  
 Agent=0.140 )));2020-12-09T18:32:33.759Z  
 x-ms-exchange-forest-arrivalhubserver:  
 CH2PR07MB6551.namprd07.prod.outlook.com  
 x-ms-exchange-organization-expirationstarttime: 09 Dec 2020  
 18:32:14.0705  
 (UTC)  
 x-ms-exchange-organization-expirationstarttimereason: OriginalSubmit  
 x-ms-exchange-organization-expirationinterval: 1:00:00:00.0000000  
 x-ms-exchange-organization-expirationintervalreason: OriginalSubmit  
 x-ms-exchange-organization-messagescope:  
 54df45fe-3105-4001-9008-1f7fd7615a71  
 x-ms-exchange-forest-messagescope:  
 54df45fe-3105-4001-9008-1f7fd7615a71  
 x-ms-exchange-organization-cross-premises-headers-processed:  
 SN1NAM04FT064.eop-NAM04.prod.protection.outlook.com  
 x-ms-exchange-organization-antispam-protocolfilterhub-scancontext:  
 ProtocolFilterHub:SmtpOnEndOfData;  
 x-ms-exchange-organization-hygienepolicy: Premium  
 x-ms-exchange-organization-replicationinfo:  
 ReplicaId=ee10fb95-c6d9-85fa-  
 a5b1-07c0709cd808;ReplicatingServerFqdn=DM6PR07MB6554.namprd07.prod.ou  
 tlook.com  
 x-ms-exchange-organization-messageage-latency:  
 SRV=SN2PR01CA0060.prod.exchangelabs.com:TOTAL-FE=0.253|SMR-



PEN=0.106(RENV=0.104|SMRPROXY-PEN=0.000)|SMS=0.216(SMSC=0.068)  
 x-ms-exchange-forest-indexagent: 1 3695  
 x-ms-exchange-forest-emailmessagehash:  
 7897CA10,6C592C0F,C895E58B,A30CEF73  
 x-ms-exchange-forest-language: en  
 x-ms-exchange-organization-ispotentialintraorgmail: False  
 x-ms-exchange-organization-antispam-precontentfilter-policyloadtime:  
  
 MAOSUB:64;MAOSUBLOAD:52;SAORES:64;SAORESLOAD:11;SLORES:52;SLORESLOAD:5  
 2;  
 x-ms-exchange-organization-attachmentdetailsheaderstamp-success: 1.0  
 x-ms-exchange-organization-attachmentdetails:  
  
 0:AErrX+mcNJ8PeehJgEtcptCkd5+dIZLH1MYbxerLiD0=:U:Jpeg:aW1hZ2UwMDEuanBn  
 ::#:False::N::N::N:None;1:bYmTU0CKWgq1YWA0WLGfiG7qsIHrHAFiqIB0TkYw90  
 0=:U:Png:aW1hZ2UwMDIucG5n:::#:False::N::N::N:None;2:khdZ2yerw6mtIzayP  
 MALpi0rBCV1Vwt/  
 2mtgH0m2g3A=:U:Pdf:T2Zmc2hvcmluZGVjaG5pY2FsIFNvbHV0aW9ucyBJbnYuIyAgSS0  
 30DU5LnBkZg==:::#:True::N::N::N:None  
 x-ms-exchange-organization-messagefingerprint:  
 E7E662AE.2D19D529.61FF1FF3.78B1D882.2019A  
 x-ms-exchange-organization-urlfeaturereduction:  
 26;2;0;25;0;0;0;0;21;3;1;10000000;0;0;0  
 x-ms-exchange-organization-persisted-urls-chunkcount: 1  
 x-ms-exchange-organization-persisted-urls-0:  
 =?us-ascii?Q?["ID":1,"OU":"http://  
 www.offshoretechnical.com/","U":"http:?  
 =?us-ascii?Q?//www.offshoretechnical.com/","IAR":false,"LI":  
 {"TN":"a","IC?=  
 =?us-ascii?  
 Q?":true,"BF":2,"SI":-1,"EndIndex":-1},"SRCI":1,"IU":null,"NU"?=  
 =?us-ascii?  
 Q?:"www.offshoretechnical.com","UFT":{"101:"26","102:"2","10?=  
 =?us-ascii?Q?  
 5:"25","108:"3","110:"17","111:"21","112:"2","114:"17"?=  
 =?us-ascii?  
 Q?,"115:"3","116:"1","118:"3","119:"17","121:"12","122:""?=  
 =?us-ascii?Q?  
 3","123:"1","125:"3","131:"10000000","135:"F538357B,FA22?=  
 =?us-ascii?Q?  
 8868,AA95A690,A7754E2C,55189E9D,69D6E630,FD5429ED,DB1B982A,3?=  
 =?us-ascii?Q?  
 F988AAD,736EE201,14646B99,A6EB019A,88D95594,33F7EAB3,27F63E5?=  
 =?us-ascii?Q?  
 A,AB00CE35","201:"3324","202:"35","203:"1058","204:"4383?=  
 =?us-ascii?Q?  
 ","205:"74","206:"2","207:"74","208:"2","209:"75","210:?  
 =?us-ascii?Q?  
 "2","211:"75","212:"2","213:"82","214:"2","215:"82","2?=  
 =?us-ascii?Q?

```

16:\ "2\",217:\ "82\",218:\ "2\",219:\ "0\",220:\ "0\",221:\ "54\"? =
=?us-ascii?
Q?,222:\ "3\",223:\ "54\",224:\ "3\",225:\ "54\",226:\ "3\",227:\ "5? =
=?us-ascii?Q?
4\",228:\ "3\",229:\ "82\",230:\ "2\",231:\ "85\",232:\ "2\",233:?=
=?us-ascii?Q?
\"99\",234:\ "2\",235:\ "0\",236:\ "0\",237:\ "82\",238:\ "2\",23?=
=?us-ascii?Q?
9:\ "82\",240:\ "2\",241:\ "82\",242:\ "2\",243:\ "0\",244:\ "0\",?=
=?us-ascii?Q?
245:\ "96\",246:\ "3\",247:\ "96\",248:\ "3\",249:\ "0\",250:\ "0\"? =
=?us-ascii?Q?\",251:\ "0\",252:\ "0\"}\",\"DPD\":
{\"UF\": \"256\", \"OCH\": \"15199243031? =
=?us-ascii?Q?
592915292\", \"SCHM\": \"Http\", \"CNT\": \"4\", \"SL\": \"1\", \"LOG\": \"1\"}, \"PROC? =
=?us-ascii?Q?\": []}]? =
x-ms-exchange-organization-persistedurlcount: 1
x-ms-exchange-organization-antispam-precontentfilter-scancontext:
  CategorizerOnSubmitted;CategorizerOnResolved;
x-ms-exchange-organization-avscannedbyv2: Symantec;Microsoft;Command
x-ms-exchange-organization-avscancomplete: true
x-ms-exchange-organization-isanyattachmentatpsupported: true
x-ms-exchange-organization-urllogged: 1
x-ms-exchange-organization-recipient-limit-verified: True
x-ms-exchange-organization-totalrecipientcount: 4
x-ms-exchange-organization-asdirectionalitytype: 1
x-ms-exchange-organization-antispam-contentfilter-scancontext:
  CategorizerOnResolved;
x-ms-exchange-organization-antiphish-v2: SKP-DLX-BLK-NOSAVE
x-ms-exchange-organization-containsattachments: true
x-ms-exchange-organization-extractionattachmentnames: 0;1;2
x-ms-exchange-organization-extractiontags: 1IMG;2IMG;SUB64;LINK;
x-ms-exchange-organization-extractiontagsurlfound: URL
x-ms-exchange-organization-extractiontagssubject: Offshore Technical
Solutions
  Inv.# I-7859 for JAB Energy Solutions PO# JAB-0708
x-ms-exchange-organization-extractiontagsfrom: Amy Porche
<amy@offshoretechnical.com>
x-ms-exchange-organization-extractiontagssubjectnormalized: offshore
technlcal
  solutlons lnv l 78s9 for jab energy solutlons po jab o7o8
x-ms-exchange-organization-antispam-scancontext:
DIR:Incoming;SFV:NSPM;SKIP:0;
x-ms-exchange-organization-antispam-postcontentfilter-scancontext:
  CategorizerOnResolved;CategorizerOnRouted;CategorizerOnCategorized;
x-ms-exchange-organization-groupforkperf: VCL=0;VL=55
x-ms-exchange-organization-processed-by-gcc-journaling: Journal Agent
x-ms-exchange-organization-processed-by-journaling: Journal Agent
x-ms-exchange-organization-cross-session-cache:
02M;FVS=Filters;FSCL=1;TAP_EP=

```



x-ms-exchange-organization-outboundcrosstenantagentprocessed:  
 CH2PR07MB6551  
 x-ms-exchange-organization-delayanalysis-summary: Processed  
 x-ms-exchange-organization-targetresourceforest:  
 namprd07.prod.outlook.com  
 x-ms-exchange-organization-ffo-servicetag: NAM04B  
 x-ms-exchange-organization-tenant-service-provider: FOPE  
 x-ms-exchange-organization-originaltenant-network-message-id:  
 0ab8b0b5-7b09-41e0-3ae8-08d89c70b360  
 x-ms-exchange-organization-originaltenant-arrivaltime: 09 Dec  
 2020  
 18:31:52.7076 (UTC)  
 x-ms-exchange-organization-originaltenant-fromentityheader: Hosted  
 x-ms-exchange-organization-originaltenant-id:  
 1718b1dc-a2ae-409f-813f-6c1fcbed01b9  
 x-ms-exchange-organization-originaltenant-mailboxtype: HOSTED  
 x-ms-exchange-organization-originaltenant-userprincipalname:  
 9dFCEmVK++AzQVNG6FHEZ/Yqlausw13bXX/  
 qHZx0S8rQ3AHL4gEVCdSZRW2t3wCju0Vx4x/DaxkSGIIwNc9VT9m+0F0S7hlcG/  
 L8yxTNP8=  
 x-ms-exchange-organization-connectingip: 40.107.76.134  
 x-ms-exchange-organization-connectingehlo:  
 NAM02-CY1-obe.outbound.protection.outlook.com  
 x-ms-exchange-organization-as-lastexternalip: 40.107.76.134  
 x-ms-exchange-organization-originating-country: US  
 x-ms-exchange-organization-originalenvelope-recipient:  
 invoice@jabenergysolutions.com  
 x-ms-exchange-organization-p2senderpii:  
  
 <PII:H101(Pv+gI+mMunyWrRFXhLD61Yh0Ez1vXvCwWTNy3U4+71M=)>@offshoretechn  
 ical.com  
 x-ms-exchange-organization-recipientmxinfo-pfafd:  
 jabenergysolutions.com#jabenergysolutions-  
 com.mail.protection.outlook.com  
 x-ms-exchange-organization-mxpointstous: true  
 x-ms-exchange-organization-senderrep-score: 3  
 x-ms-exchange-organization-senderrep-data:  
 IpClassLargeGrayBest\_GrayBest\_SmallGrayBest  
 x-ms-exchange-organization-vbr-class: GrayBest  
 x-ms-exchange-organization-compauthres: pass  
 x-ms-exchange-organization-compauthreason: 109  
 x-ms-exchange-organization-spoof-detection-frontdoor-displaydomainname:  
 offshoretechnical.com  
 x-ms-exchange-organization-hmatpmodel-spf: 1  
 x-ms-exchange-organization-hmatpmodel-recipient:  
  
 <PII:H101(EtMr6sIZL3XDPLKPjHrF+hX6b9LmB5GbB9v69LfewxE=)>@jabenergysolu  
 tions.com  
 x-ms-exchange-organization-asniplda: true  
 x-ms-exchange-organization-auth-dmarcstatus: Pass

x-ms-exchange-organization-verifieddkimdomainslist:  
 NETORG4934644.onmicrosoft.com  
 x-ms-exchange-organization-boomerang-verdict: None  
 x-ms-exchange-organization-hmatpmodel-dkimauthstatus: 1  
 x-ms-exchange-organization-hmatpmodel-dmarcauthstatus: 2  
 x-ms-exchange-organization-cfa-useroption: 0  
 x-ms-exchange-organization-communicationstatesummary: NEI  
 x-ms-exchange-organization-firstcontactsummary:  
  
 ST=2;MRG=1;EXT=0;UN=0;ORCT=4;EV=4;FC=0;NESI=3;NES=1;ESTI=0;EST=0;INS=0  
 ;MP=0;UD=0;QE=0;ERR=0  
 x-ms-exchange-organization-compauth-eop: compauth=pass reason=109  
 x-ms-exchange-organization-uriinbody: true  
 x-ms-exchange-organization-feature-long: 0 201:4354 202:699 203:1  
 205:66  
 208:142 215:4352 220:1 221:1 223:1 227:1 235:2  
 236:1 238:2 239:1 240:1 241:1  
 242:2 243:3 244:8 245:1 246:3 247:4 248:1  
 252:1 256:3 257:46 260:3 261:766  
 262:17 1004:cmsenergy.com 1006:attach 1007:Latn  
 1014:NETORG4934644.onmicrosoft.com  
 1015:offshoretechnical.com  
 1020:offshoretechnical.com 1030:offshoretechnical.com  
 1033:jpg,png,pdf  
  
 1034:1F934BEE@allisonmarine.onmicrosoft.com,CD8FC416@jabenergysolution  
 s.com,8C380C2@allison-companies.net,1F934BEE@jabenergysolutions.com  
 1035:offshoretechnical.com  
 x-ms-exchange-organization-spamscore: 0  
 x-ms-exchange-organization-antispam-analysrulehits:  
 (7636003)(6862004)(33656002)(1096003)(8676002)(28085005)(8636004)  
 (55016002)(26005)(15974865002)(86362001)(7696005)(58800400005)  
 (21480400003)(9686003)(52536014)(83290400002)(83280400002)(166002)  
 (83380400001)(36906005)(336012)(83320400002)(83300400002)(83310400002)  
 (356005)(5660300002)(6506007)  
 x-ms-exchange-forest-rulesexecuted: CH2PR07MB6551  
 x-ms-exchange-organization-rulesexecuted: CH2PR07MB6551  
 x-ms-exchange-organization-rules-execution-history:  
 64bc57b2-f353-4183-9f70-af65a76a7c3a%  
 %6c1fc6ea-13bd-4c70-918e-48cee67804ec  
 x-ms-exchange-organization-urlselected: 1  
 x-ms-exchange-organization-ptrdomains:  
 mail-eopbgr760134.outbound.protection.outlook.com  
 x-ms-exchange-organization-ehloandptrdomain:  
 NAM02-CY1-obe.outbound.protection.outlook.com;mail-  
 eopbgr760134.outbound.protection.outlook.com  
 x-ms-exchange-organization-urlminimumdomainage:  
 offshoretechnical.com#3324  
 x-ms-exchange-organization-replyallblocker-verdict: Allow  
 x-ms-exchange-organization-hdrfeaturev2:



```

11;0;23;4;4;20;4;4;-1;19;0;11;0;18;31;0;8;0;0;100;0;116;4;4;20;4;4;-1;
19;0;178;0;51;286;0;229;114;23;1;2;1;0;0;0;0;4;18;17;102;-1;-1
x-ms-exchange-organization-outboundhop-mailuseragent-ipaddress:
  [108.93.22.168]
x-ms-exchange-organization-outboundhop-usermbx-cpev: 10000
x-ms-exchange-organization-outboundhop-usermbx-throttlelvl: 0
x-ms-exchange-organization-outboundhop-usermbx-24hrsusallrts: 0
x-ms-exchange-organization-outboundhop-usermbx-24hrblockcnt: 0
x-ms-exchange-organization-outboundhop-usermbx-24hrmsgssent: 15
x-ms-exchange-organization-originaltenant-authas: Internal
x-ms-exchange-organization-originaltenant-authsource:
  BN7PR17MB2194.namprd17.prod.outlook.com
x-ms-exchange-organization-outboundhop-usermbx-aadobjectid:
  822c94f3-996a-483e-8f12-ccd3d0946fcc
x-ms-exchange-organization-senderrecipientcommunicationstate: NEI
x-ms-exchange-organization-attachmentdetailsinfo-chunkcount: 1
x-ms-exchange-organization-attachmentdetailsinfo-0:

[{"ID":0,"FN":"image001.jpg","FS":830,"HFH":"AErrX+mcNJ8PeehJgEtcptCkd
5+dIZLH1MYbxerLiD0=","FT":["Jpeg"],"EXT":"jpg","AF":0},
{"ID":1,"FN":"image002.png","FS":13471,"HFH":"bYmTU0CKWgq1YWA0WLGfiG7q
sIHrHAFiqIB0TkYw900=","FT":["Png"],"EXT":"png","AF":0},
{"ID":2,"FN":"Offshore
Technical Solutions Inv.#
I-7859.pdf","FS":16764908,"HFH":"khdZ2yerw6mtIzayPMALpi0rBCV1Vwt/
2mtgH0m2g3A=","FT":["Pdf"],"EXT":"pdf","AF":0}]
x-ms-exchange-organization-p2senderdisplaynamepii:
  H101(4BAgozSXCgBzmJR59PXTw4xj+u5T0xnfasv1w487JmA=)
x-ms-exchange-organization-outboundhop-aadsender-creationtime:
  636887220950000000
x-ms-exchange-organization-outboundhop-aadsender-passwordlastset:
  636888780108130033
x-ms-exchange-organization-outboundhop-mailuseragent-clienttype: MoMT
x-ms-exchange-organization-includeinsla:
  False:FlexTransport:EnterpriseMsgsAboveSizeThreshold
x-ms-exchange-organization-prioritization:
  2:FlexTransport:EnterpriseMsgsAboveSizeThreshold
x-ms-exchange-organization-transport-properties: DeliveryPriority=Low
Content-Type: text/plain; charset="us-ascii"
Content-Transfer-Encoding: quoted-printable
MIME-Version: 1.0

```

--\_000\_26ff0509b4894a36b69fc0ed4b8bd8edCH2PR07MB6551namprd07pr\_--



Received: from BLAPR17MB4164.namprd17.prod.outlook.com  
 (2603:10b6:208:255::8)  
 by BN7PR17MB2194.namprd17.prod.outlook.com with HTTPS; Thu, 10 Dec  
 2020  
 14:24:48 +0000  
 Received: from DM6PR08CA0001.namprd08.prod.outlook.com  
 (2603:10b6:5:80::14) by  
 BLAPR17MB4164.namprd17.prod.outlook.com (2603:10b6:208:255::8) with  
 Microsoft  
 SMTP Server (version=TLS1\_2,  
 cipher=TLS\_ECDHE\_RSA\_WITH\_AES\_256\_GCM\_SHA384) id  
 15.20.3632.21; Thu, 10 Dec 2020 14:24:45 +0000  
 Received: from DM6NAM12FT006.eop-nam12.prod.protection.outlook.com  
 (2603:10b6:5:80:cafe::f) by DM6PR08CA0001.outlook.office365.com  
 (2603:10b6:5:80::14) with Microsoft SMTP Server (version=TLS1\_2,  
 cipher=TLS\_ECDHE\_RSA\_WITH\_AES\_256\_GCM\_SHA384) id 15.20.3654.12 via  
 Frontend  
 Transport; Thu, 10 Dec 2020 14:24:45 +0000  
 Received: from NAM10-DM6-obe.outbound.protection.outlook.com  
 (40.107.93.115)  
 by DM6NAM12FT006.mail.protection.outlook.com (10.13.178.234) with  
 Microsoft  
 SMTP Server (version=TLS1\_2,  
 cipher=TLS\_ECDHE\_RSA\_WITH\_AES\_256\_GCM\_SHA384) id  
 15.20.3654.10 via Frontend Transport; Thu, 10 Dec 2020 14:24:44 +0000  
 Received: from BLAPR07MB7537.namprd07.prod.outlook.com  
 (2603:10b6:208:29a::22)  
 by MN2PR07MB7055.namprd07.prod.outlook.com (2603:10b6:208:1a2::14)  
 with  
 Microsoft SMTP Server (version=TLS1\_2,  
 cipher=TLS\_ECDHE\_RSA\_WITH\_AES\_256\_GCM\_SHA384) id 15.20.3654.13; Thu,  
 10 Dec  
 2020 14:24:41 +0000  
 Received: from BLAPR07MB7537.namprd07.prod.outlook.com  
 ([fe80::8139:989e:7db:af72]) by  
 BLAPR07MB7537.namprd07.prod.outlook.com  
 ([fe80::8139:989e:7db:af72%7]) with mapi id 15.20.3654.014; Thu, 10  
 Dec 2020  
 14:24:40 +0000  
 From: Becky Sandlin <bsandlin@jabenergysolutions.com>  
 To: Amy Porche <amy@offshoretechnical.com>  
 Subject: Read: Offshore Technical Solutions Inv.# I-7859 for JAB  
 Energy  
 Solutions PO# JAB-0708  
 Thread-Topic: Offshore Technical Solutions Inv.# I-7859 for JAB  
 Energy  
 Solutions PO# JAB-0708  
 Thread-Index: Adb0WwXVwFhXlopMTDK9QzRd7WJDbAApqlB  
 Date: Thu, 10 Dec 2020 14:24:40 +0000  
 Message-ID:

EX 12

<BLAPR07MB753712CC3D918B5A0F032278A5CB0@BLAPR07MB7537.namprd07.prod.outlook.com>  
In-Reply-To:

<BN7PR17MB2194926AF8D03224A5BDFC92BFCC0@BN7PR17MB2194.namprd17.prod.outlook.com>

Accept-Language: en-US

Content-Language: en-US

X-MS-Exchange-Organization-AuthSource:

DM6NAM12FT006.eop-nam12.prod.protection.outlook.com

X-MS-Has-Attach:

X-Auto-Response-Suppress: All

X-MS-Exchange-Organization-Network-Message-Id:

e46c2db5-af89-463c-dadc-08d89d1757ab

X-MS-TNEF-Correlator:

X-MS-Exchange-Organization-RecordReviewCfmType: 0

x-ms-publictraffictype: Email

received-spf: Pass (protection.outlook.com: domain of jabenergysolutions.com

designates 40.107.93.115 as permitted sender)

receiver=protection.outlook.com; client-ip=40.107.93.115;

helo=NAM10-DM6-obe.outbound.protection.outlook.com;

x-ms-exchange-organization-originalclientipaddress: 40.107.93.115

x-ms-exchange-organization-originalserveripaddress: 10.13.178.234

x-ms-exchange-organization-submissionquotaskipped: False

x-originating-ip: [12.195.159.98]

authentication-results: spf=pass (sender IP is 40.107.93.115)

smtp.mailfrom=jabenergysolutions.com; offshorettechnical.com;

dkim=pass

(signature was verified)

header.d=allisonmarine.onmicrosoft.com;offshorettechnical.com;

dmARC=bestguesspass action=none

header.from=jabenergysolutions.com;compauth=pass reason=109

arc-seal: i=1; a=rsa-sha256; s=arcselector9901; d=microsoft.com;

cv=none;

b=VA/w/92Q7cCl3/bjIZfC/yG+7mivdpmL7tGmtcbVAYe/dZNRnyILfj6jwu/

KpngyodS1qfl90db1KCCQ/H/

RLVRySLP2kZk07SY0+XTWEgtaKANygJ0mTALxsyqZWkQG4wImc3AXN30gXtZx+P5yMinW9

Y1FJ1f+WRTLvNjk86izsg+7ye8tlx35wLhiD5vS0fBPkDsJw97LCouZg6V8Ty/

dKadRoMoBiXFp542nPEz57s0k8WNDoj3qx017NI4g7rSqccEt/

vljDNxfUND6HEpUzjTPe9G0dsV6rRkjX7m6jGTEwl0QYc8ZEUheL0C/

vDQKPZljWkspRZ0hWCmqgg==

arc-message-signature: i=1; a=rsa-sha256; c=relaxed/relaxed;

d=microsoft.com;

s=arcselector9901;

h=From:Date:Subject:Message-ID:Content-Type:MIME-Version:X-MS-

Exchange-SenderADCheck;

bh=TEh4ZdhNPjsF4NYYVq9CzSkUr3NWXLtDxvHhMvl5cro=;

b=Vs/LQzi1HvgusEaZCdaXISDpl9a/



N9xLzleyLYh18izq50GTGXFDy04ckpLP0fT0vxRFGIzb2P8fkLgbTQLDzAHtLVDIbeHVEJ  
a3ti4mG/R2iFg4Wq4yZGWeFRYohQ4NryMRQZcS2CSnpesVyJG/  
j2QH+9V36i+y57bPJy0XJss4a7bnaq0CbnWm5QCFsb4+hgIprfecQcTAH/  
J908ViLcsat6KYFs05h1bZ700djaGY5h8XzKXxEueEUKMVTu4clNHl07E9rCdkmKtX6CBG  
+uqXYtU72uCHLjq6Bpwp2rrL40lRbnhcBzvn30Jl3GEh0GI8m8xS5jqEvunkREnk0g==  
arc-authentication-results: i=1; mx.microsoft.com 1; spf=pass  
smtp.mailfrom=jabenergysolutions.com; dmarc=pass action=none  
header.from=jabenergysolutions.com; dkim=pass  
header.d=jabenergysolutions.com; arc=none  
dkim-signature: v=1; a=rsa-sha256; c=relaxed/relaxed;  
d=allisonmarine.onmicrosoft.com; s=selector2-allisonmarine-  
onmicrosoft-com;  
h=From:Date:Subject:Message-ID:Content-Type:MIME-Version:X-MS-  
Exchange-SenderADCheck;  
bh=TEh4ZdhNPjsF4NYYVq9CzSkUr3NWXLTdxvHhMvl5cro=;

b=II7xyqbiZrFPXBT+fdXbclpNUjBrGxDe1dfB7i0vTMQXVcQn0D7oNfSD9vrm7TniCxgH  
VfA4Zir4rUM6FEFo6Zmvti2g1qy0gJJVivWtw8rA0NLsQcvxTbnwRlFsqFmWhsfikjJoRj  
9l+jE978/qJM9G0scpRlkIm/0FpFGtRh4=  
x-ms-office365-filtering-correlation-id: e46c2db5-af89-463c-  
dad0-08d89d1757ab  
x-ms-trafficdiagnostic: MN2PR07MB7055:|BLAPR17MB4164:  
x-microsoft-antispam-prvs:

<MN2PR07MB7055B3B064E71FC0B6E4FA0CA5CB0@MN2PR07MB7055.namprd07.prod.outlook.com>  
x-ms-oob-tlc-oobclassifiers: OLM:1728;OLM:813;  
x-forefront-antispam-report:

CIP:40.107.93.115;CTRY:US;LANG:en;SCL:1;SRV:;IPV:NLI;SFV:NSPM;H:NAM10-DM6-obe.outbound.protection.outlook.com;PTR:mail-dm6nam10on2115.outbound.protection.outlook.com;CAT:NONE;SFS:(5660300002)(7696005)(2160300002)(9686003)(52536014)(336012)(8676002)(55016002)(1096003)(58800400005)(83380400001)(83320400002)(86362001)(33656002)(356005)(83290400002)(7636003)(83300400002)(83280400002)(6916009)(6506007)(36906005)(26005)(8636004)(83310400002);DIR:INB;  
x-ms-exchange-senderadcheck: 1  
x-microsoft-antispam: BCL:0;  
x-ms-exchange-transport-forked: True  
x-ms-exchange-crosstenant-network-message-id: e46c2db5-af89-463c-dad0-08d89d1757ab  
x-ms-exchange-crosstenant-originalarrivaltime: 10 Dec 2020 14:24:44.8247 (UTC)  
x-ms-exchange-crosstenant-fromentityheader: Internet  
x-ms-exchange-crosstenant-id: 1718b1dc-a2ae-409f-813f-6c1fcbed01b9  
x-ms-exchange-transport-crosstentantheadersstamped: BLAPR17MB4164  
authentication-results-original: offshorettechnical.com; dkim=none (message not signed) header.d=none;offshorettechnical.com; dmarc=none action=none header.from=jabenergysolutions.com;

x-microsoft-antispam-untrusted: BCL:0;  
 x-microsoft-antispam-message-info-original:

p5luTXSsYBJV9EompnFKRFOMXk3Qs9x98Va+GMeiJXkKJpvK592EcyQ0sWEK0j9EHcCvDh  
 bPF8/  
 pks9necJTViia4BlDbNh0DN60Gf+BmEX0M8I5aCoHnu6xcKq8lBHCo+cPKyCuB00FD06Ru  
 qyUtu2VU56cPJZ5tMvzGIwYqNbsDj0YM0yg8/Z3ZKv2l/  
 FH7g6jukHKzwh1weefj3rIWMGuc6L/AKWmb5fG/h0+nSc=  
 x-forefront-antispam-report-untrusted:

CIP:255.255.255.255;CTRY:;LANG:en;SCL:1;SRV:;IPV:NLI;SFV:NSPM;H:BLAPR0  
 7MB7537.namprd07.prod.outlook.com;PTR:;CAT:NONE;SFS:(136003)(366004)  
 (346002)(376002)(186003)(55016002)(86362001)(9686003)(66556008)  
 (76116006)(66446008)(7696005)(66946007)(64756008)(66476007)(2906002)  
 (33656002)(621065003)(73894004)(52536014)(26005)(8676002)(6916009)  
 (6506007)(71200400001)(508600001)(8936002)  
 (4270600006);DIR:OUT;SFP:1102;  
 x-eopattributedmessage: 0  
 x-eoptenantattributedmessage: 1718b1dc-a2ae-409f-813f-6c1fcbed01b9:0  
 x-ms-exchange-transport-crosstenanthheadersstripped:  
 DM6NAM12FT006.eop-nam12.prod.protection.outlook.com  
 x-ms-exchange-transport-crosstenanthheaderspromoted:  
 DM6NAM12FT006.eop-nam12.prod.protection.outlook.com  
 x-ms-office365-filtering-correlation-id-prvs:  
 fadebbbf-3595-4c71-a192-08d89d175497  
 x-ms-exchange-transport-endtoendlatency: 00:00:03.2778530  
 x-ms-exchange-processed-by-bccfoldering: 15.20.3632.023  
 x-ms-exchange-crosstenant-authas: Anonymous  
 x-ms-exchange-crosstenant-authsource:  
 DM6NAM12FT006.eop-nam12.prod.protection.outlook.com  
 x-ms-exchange-antispam-messagedata-original:  
 =?us-ascii?Q?  
 UV+5DkgsvglG4gt4Cn4d0L8HRuHFLCEuEiimDTEQvmUA4+FG9fDpKIhE5ysC?=  
 =?us-ascii?Q?  
 38dg3TMeCOXWKaeuND+MlrnjKAcYTdgUA9U2bRx1SD7TRdvK6tdCtf2Pisz5?=  
 =?us-ascii?Q?q0I9fdetj6HELH9gn5i6q5NLYT/+PFZr/pAb/  
 VQDdVG0+Zx2vmG1q012lkAF?=  
 =?us-ascii?Q?IZCvMz0EyhaDwTTHx9ApdgNEMTqDmTVbTm4FYUQlQuoKvM/  
 LryhgEc1V0tMT?=  
 =?us-ascii?Q?lR+UuXBfNTLc4jZNMmy6W5/5flnv82844wnyxfrsetJZ/  
 YBFVEjfg+X0sH5a?=  
 =?us-ascii?Q?6PUtqEdK2zQxnaMxTopWkdgFTBIeq5vwKc9/  
 In05uiBoKswLxV5G3qmuGEZp?=  
 =?us-ascii?Q?  
 MzGM7RvZ3ZL5iVSKMEGa7zBNQx1lJaYVuKYfGJXR1eMhITRnLcrpQlNv5ksc?=  
 =?us-ascii?Q?iUbh5yDjy4cCCAHRrY8Dv07/  
 Z5HX6X4EfxYqk8CVFzWgyXR4KAQch51Gd+/H?=  
 =?us-ascii?Q?zageURycZgXi/S22XQ+szRF/  
 f0ESdukiWkYa+Nr5fYzyAtuGxkPEizr5xo/t?=  
 =?us-ascii?Q?



dkuTna3IhW9J860K8Lf+5vf7uaPwqoC+s1v81YhnvUGdxR7l94HtPU35yFgs?=  
 =?us-ascii?Q?ZGh4vYIYZJF7LB0aKG9IUszmCkSTDm0tTKHkCQq8dwTc/  
 I00A3DwzLfF1iCi?=  
 =?us-ascii?Q?  
 Q+VWJEQsYcEXXurKmKAWN3skGCVRPj6o2+qrATy40SjBnALkXUmsAdFfogHM?=  
 =?us-ascii?Q?CC2R6yGsT/  
 i5XId8ajhDRNglt7Gf8Di43mQda96WkIURY+fuVJJbXu0GyfGD?=  
 =?us-ascii?Q?F0UvEb9z1DVLjTMUPh5/jZHzaPff8lWMN/  
 khmKPaWchhiBtLgDel2mVEd0Hv?=  
 =?us-ascii?Q?YDK9mvWU0z58NKeLEgsYyEicbHdP/4SGgT4amGV3YlSUgAzVDC2EKc+  
 +Ep+r?=  
 =?us-ascii?Q?Ut7GPbkNNgBqgL0JnilZJ0RD3+nHH/  
 BN7guzvYUivW0l9QY9rRgRppMwr8eG?=  
 =?us-ascii?Q?pMRFa2XxnyLOPVgF9GsUwCWmlWeJNhILmfY0YUuoxyA=3D?=  
 X-Microsoft-Antispam-Mailbox-Delivery:  
 ucf:0;jmr:0;auth:0;dest:I;ENG:(20160514016)(750128)(520011016)  
 (944506458)(944626604);  
 X-Microsoft-Antispam-Message-Info:  
 =?us-ascii?Q?  
 YQ2E1b6Snfzaf67iXt2N+jG9Tz3yWhcV80PHM3V5+6m+AbMgxEpqN2eha5Lk?=  
 =?us-ascii?Q?xDe0To7Uf15qn2Sa0sF5Nl1iQPcT9HuyCx1hcyEaeGxgFVFSwIo+  
 +t9yFM5i?=  
 =?us-ascii?Q?hrrzIBaf+JdAI73mH9zYk8/Za9CW4mpmxCGBns/a/  
 XLdH0oCAg6Mlv34SgMJ?=  
 =?us-ascii?Q?TEG46iu1xPTp9xRv/  
 l7t7rnWeeDzBnxF3aq6RJTjz51eiSj7Ae7TN4t74DE+?=  
 =?us-ascii?Q?/  
 FEvblNEnnY7KCRXvyatICxhAcB+CG2ck09PEM9AbUQikpvBH4EAa67MF0FN?=  
 =?us-ascii?Q?  
 edMCKpT5o7wecAsM7tb8/9Bg7+KliG4jbHmNfrfrxQN3fM0xuCBoDrxyV0cI?=  
 =?us-ascii?Q?5GqG1S4WJqPI3t5gzdJjKKTJZJQcECUnc8Z2nSW3cHMiK3/  
 DnjQi7wIFduWY?=  
 =?us-ascii?Q?cgn3VUweYE0zAymn7iqQYMn7nZXTG6mf0oRxkR3A/  
 uesm09vv1RsM3rmme6h?=  
 =?us-ascii?Q?4/IuNDRhL0j4Hij3MXjZiBiHe0DgH0uMsPM/  
 K0+a2VzLHaGRDGET90i2bIct?=  
 =?us-ascii?Q?  
 kyKTeF0R2Bon09Qom1m4W0S+LSp8U2ZMPgcZBwWBLvca23ShfEqMDD3qGR00?=  
 =?us-ascii?Q?5i/v/RWDVHyF05KkY4supcn0WmzF/7KLuf0/+31E/  
 xyeLdvz0zYWpmzUvS0s?=  
 =?us-ascii?Q?  
 Fh6vUY4D2jThCKR5xsTPzzQIRk8VAoC6jVgqc3vWKUCSP5f9aFUEUfY+K06o?=  
 =?us-ascii?Q?6IviXG7cdYUQhyD87UspYPVbyg9f/1LizMH6/  
 NGN10LPi2p7xZ4LLWfspuj9?=  
 =?us-ascii?Q?  
 xtziYuWlWtfg3RijkyEypbKNdPN10G+wIMR8CH79w2zp7Sd72LACxwpE/RdZ?=  
 =?us-ascii?Q?0ZN/uci0KX852YZwVICV4Co6VTkxwaqLNZ0J8Z+4xKQ63mp0QX5F/  
 BbhAP5z?=  
 =?us-ascii?Q?nsA/0k1QP0X/cAiLDoC8aXRT5XFaHIGw3j2eL4f2V8QzxH4Zj/  
 efPcwbyhgi?=

=?us-ascii?Q?  
 nn+PNVQtrDBsctsgQd6XTJnpfGju03ynugnjf67i1iPWB08qkUqFXI0ga5xI?=  
 =?us-ascii?Q?  
 +Xva3nYUu42vAyyCtPjh9t2Vd9H08Ml0V7wndMlGLfmwGaDKVdDQcxBPQLro?=  
 =?us-ascii?Q?MD/3or274X8hX6uuQGz7seUi8zNRB9l0koWaSjIK5D0DjPCGiV3FM/  
 8LiH21?=  
 =?us-ascii?Q?H/KtNwuWym0xtCuLZToiM0Gr4lm4YpZMzporyF/  
 pNvCfW1yx5PXZ6Dbp/zDP?=  
 =?us-ascii?Q?  
 +KMMRCrMTgSj6CL8uQ66WrEfKQIEAewiPYLTxrnjMDXyPiKBr1QDvjAoS6Kz?=  
 =?us-ascii?Q?HVBgQy4DJF8ptx+1wFuq93lPcIHGFMr3H/2luboFXQ=3D=3D?=  
 Content-Type: multipart/report;

boundary="\_000\_BLAPR07MB753712CC3D918B5A0F032278A5CB0BLAPR07MB7537namp  
 \_";  
 report-type=disposition-notification  
 MIME-Version: 1.0

--\_000\_BLAPR07MB753712CC3D918B5A0F032278A5CB0BLAPR07MB7537namp\_  
 Content-Type: multipart/alternative;

boundary="\_002\_BLAPR07MB753712CC3D918B5A0F032278A5CB0BLAPR07MB7537namp  
 \_"

--\_002\_BLAPR07MB753712CC3D918B5A0F032278A5CB0BLAPR07MB7537namp\_  
 Content-Type: text/plain; charset="us-ascii"  
 Content-Transfer-Encoding: quoted-printable

Your message

To: Becky Sandlin  
 Subject: Offshore Technical Solutions Inv.# I-7859 for JAB Energy  
 Solut=  
 ions PO# JAB-0708  
 Sent: Wednesday, December 9, 2020 12:31:52 PM (UTC-06:00) Central  
 Time (=   
 US & Canada)

was read on Thursday, December 10, 2020 8:23:52 AM (UTC-06:00)  
 Central Tim=  
 e (US & Canada).

--\_002\_BLAPR07MB753712CC3D918B5A0F032278A5CB0BLAPR07MB7537namp\_  
 Content-Type: text/html; charset="us-ascii"  
 Content-ID:  
 <AC9B8EED1FA1CB44833EA037DCC5A2BE@namprd17.prod.outlook.com>  
 Content-Transfer-Encoding: quoted-printable

<html><head>  
 <meta http-equiv=3D"Content-Type" content=3D"text/html; charset=3Dus-

[illegible]

--\_002\_BLAPR07MB753712CC3D918B5A0F032278A5CB0BLAPR07MB7537namp\_--

--\_000\_BLAPR07MB753712CC3D918B5A0F032278A5CB0\_BLAPR07MB7537namp\_  
Content-Type: message/disposition-notification

Final-recipient: RFC822; bsandlin@jabenergysolutions.com  
Disposition: automatic-action/MDN-sent-automatically; displayed  
X-MSEch-Correlation-Key: kqyFkv71TE+X73nkhz+46A==  
X-Display-Name: Becky Sandlin

--\_000\_BLAPR07MB753712CC3D918B5A0F032278A5CB0BLAPR07MB7537namp\_--

**Subject:** JAB Energy Solutions Invoices - I-7851, I-7859, I-7887  
**Date:** Thursday, January 21, 2021 at 2:32:50 PM Central Standard Time  
**From:** Becky Sandlin  
**To:** Richard Burgo  
**CC:** Accounts Payable  
**Attachments:** image005.jpg, image006.jpg

We have received the three invoices we spoke about. All have been approved and posted.

I do not have any information regarding payment of these.

**Kind Regards,**

*Becky Sandlin*

**Administrative Assistant  
JAB Energy Solutions, LLC  
Allison Marine Holdings  
19221 I45 South  
Ste 324  
Shenandoah, TX 77385  
281-260-7500**





**From:** Amy Porche <amy@offshoretechnical.com>

**Date:** April 28, 2021 at 4:41:19 PM CDT

**To:** Richard Burgo <richard@offshoretechnical.com>

**Subject:** FW: Offshore Technical Solutions Inv.# I-7851 for JAB Energy PO# JAB-0708



**Amy Porche**

Office Administrator



**OFFSHORE  
TECHNICAL  
SOLUTIONS**

690 South Hollywood Road Houma, LA 70360

(985) 879-3212 Office

(985) 688-5800 Direct

(985) 879-3475 Fax

[www.offshoretechnical.com](http://www.offshoretechnical.com)

This e-mail is confidential and is intended only for the person(s) named above. Its contents may also be protected by privilege, and all rights to privilege are expressly claimed and not waived. If you have received this e-mail in error, please call us immediately and destroy the entire e-mail. If this e-mail is not intended for you, any reading, distribution, copying, or disclosure of this e-mail is strictly prohibited.

---

**From:** postmaster@allisonmarine.onmicrosoft.com

<postmaster@allisonmarine.onmicrosoft.com>

**Sent:** Friday, November 6, 2020 4:48 PM

**To:** Amy Porche

EXHIBIT - 14

**Subject:** Delivered: Offshore Technical Solutions Inv.# I-7851 for JAB Energy PO# JAB-0708

**Your message has been delivered to the following recipients:**

[srobertson@allison-companies.net](mailto:srobertson@allison-companies.net)

Subject: Offshore Technical Solutions Inv.# I-7851 for JAB Energy PO# JAB-0708

## Amy Porche

---

**From:** Sonda Robertson <srobertson@allison-companies.net>  
**Sent:** Wednesday, April 28, 2021 4:47 PM  
**To:** Amy Porche  
**Subject:** RE: Offshore Technical Solutions - JAB Pass Due Account

Amy,  
I have forwarded to Brent Boudreaux for his feedback.  
Regards,  
Sonda

---

**From:** Amy Porche <amy@offshoretechnical.com>  
**Sent:** Wednesday, April 28, 2021 4:45 PM  
**To:** Sonda Robertson <srobertson@allison-companies.net>  
**Subject:** Offshore Technical Solutions - JAB Pass Due Account  
**Importance:** High

Jab Energy's account with Offshore Technical Solutions is over 90 days past due. I have included a copy of the statement for Jab Energy along with the original invoices as they were submitted for payment. It would be greatly appreciated if we could get a status on payment of these invoices.

Kindest Regards,

---

### Amy Porche

Office Administrator



690 South Hollywood Road Houma, LA 70360  
(985) 879-3212 Office  
(985) 688-5800 Direct  
(985) 879-3475 Fax

[www.offshoretechnical.com](http://www.offshoretechnical.com)

This e-mail is confidential and is intended only for the person(s) named above. Its contents may also be protected by privilege, and all rights to privilege are expressly claimed and not waived. If you have received this e-mail in error, please call us immediately and destroy the entire e-mail. If this e-mail is not intended for you, any reading, distribution, copying, or disclosure of this e-mail is strictly prohibited.

EXHIBIT - 15

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

**I. (a) PLAINTIFFS**

Offshore Technical Solutions, LLC

(b) County of Residence of First Listed Plaintiff Terrebonne  
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)

Martin S. Bohman & Harry E. Morse, Bohman Morse, LLC, 400  
Poydras Street, Suite 2050, New Orleans, Louisiana 70130

**DEFENDANTS**JAB Energy Solutions, LLC, JAB Energy Solutions II, LLC,  
and Allison Marine Holdings, LLC

County of Residence of First Listed Defendant \_\_\_\_\_  
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF  
THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

**II. BASIS OF JURISDICTION** (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff ☒ 3 Federal Question (U.S. Government Not a Party)
- ☐ 2 U.S. Government Defendant ☐ 4 Diversity (Indicate Citizenship of Parties in Item III)

**III. CITIZENSHIP OF PRINCIPAL PARTIES** (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- |   | PTF                        | DEF                        |   | PTF                        | DEF                        |
|---|----------------------------|----------------------------|---|----------------------------|----------------------------|
| Citizen of This State                   | <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State     | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| Citizen of Another State                | <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation  | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |

**IV. NATURE OF SUIT** (Place an "X" in One Box Only)Click here for: [Nature of Suit Code Descriptions.](#)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input checked="" type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	<b>PERSONAL INJURY</b> <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice <b>PERSONAL INJURY</b> <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/ Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability <b>PERSONAL PROPERTY</b> <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other <b>LABOR</b> <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act <b>IMMIGRATION</b> <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 <b>PROPERTY RIGHTS</b> <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 835 Patent - Abbreviated New Drug Application <input type="checkbox"/> 840 Trademark <input type="checkbox"/> 880 Defend Trade Secrets Act of 2016 <b>SOCIAL SECURITY</b> <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) <b>FEDERAL TAX SUITS</b> <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692) <input type="checkbox"/> 485 Telephone Consumer Protection Act <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
<b>REAL PROPERTY</b> <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	<b>CIVIL RIGHTS</b> <input type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education <b>PRISONER PETITIONS</b> <b>Habeas Corpus:</b> <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <b>Other:</b> <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

**V. ORIGIN** (Place an "X" in One Box Only)

- ☒ 1 Original Proceeding ☐ 2 Removed from State Court ☐ 3 Remanded from Appellate Court ☐ 4 Reinstated or Reopened ☐ 5 Transferred from Another District (specify) ☐ 6 Multidistrict Litigation - Transfer ☐ 8 Multidistrict Litigation - Direct File

**VI. CAUSE OF ACTION**

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):

43 U.S.C 1331 (Outer Continental Shelf and Lands Act)

Brief description of cause:

Suit for Breach of Contract / Services rendered in connection with OCSLA situs; Well decommissioning

**VII. REQUESTED IN COMPLAINT:**

☐ CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMAND \$

CHECK YES only if demanded in complaint:

JURY DEMAND: ☐ Yes ☐ No**VIII. RELATED CASE(S) IF ANY**

(See instructions):

JUDGE

DOCKET NUMBER

DATE

05/12/2021

SIGNATURE OF ATTORNEY OF RECORD

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IFP

JUDGE

MAG. JUDGE